## COMMISSARIAT DEPARTMENT.

## CALCUTTA GAZETTE, DECEMBER 8, 1860.

No. 97.

GENERAL STATEMENT showing the Sums disbursed in the Medical Department under the control of the Deputy Commissary General, Upper Circle, during the Year 1559-60.

STATI	ONS.		1859. May	1859 June	1859. July	1859 Aug.	1859 Sept.	1859 Oct.	1859 Nov.	1850. Dec.	1860. Jan.	1860. Feb.	1860. March	1860 April	Total.	Grand Total
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Imballah Kussowleo ullunder Perozepore dooltan ahore salkote Rawul Pindee			2308 406 306 151 228 256 579 134 741	305 190 87 39 167 175 166 270 415	73 724 60 96 57 503 1806 421 439	140 495 288 170 319 255 225 188 930	121 105 46 148 157 220	119 442 55 50 18 580 955 205 360	136 382 195 2 18 217 180 388 146 496	48 466 79 37 48 195 382 294 475	1505 258 81 50 56 766 151 333 322	203 108 210 166 269 118 585 235	246 21 85 308	869 376 50 73 136 678 302 103 500	6971 4457 1609 1200 1869 4012 5912 2978 6968	
	Total		5109	1814	4199	3010	2421	2813	2378	2021	3522	2781	160H	3267		3503
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Umballah Kussowlee Jullunder Ferozepore Mooltan Lahore Sealkote Rawul Pindee			1190 246 69 26  159  50	75 215 261  1165 43 1226	750  32 16   505 3689	779 9418 84 1124 480  1052 1124	175 171 445  229  326 156	73 1776 1390 56 6 350	 44 25  1905 2612 1241	280 3571 310  410 593 69	2007 193 30 1600  90 114 22 2271	873 599 83 1681 113 391	701 68 20  555  	835 602 15 120  2  603 6395	6882 11711 4972 3779 2331 6349 3902 16813 16809	
	Total		1740	2955	4992	14061	1505	9195	5831	5263	6672	4043	2509	8722		6754
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Umballah Kussowlee Juliunder Ferozepore Mooltan Lahore Sealkote Rawul Pindee Peshawur		::	 18 12  		6 8 176	12 68 27 	    	 79  505 135 5 29	 536  307 30  113 970	36  121 30 323 366	18 30 9 266	305 52 23*	32	17  62 47 32  241 97	35 736 131 73 1764 638 289 1000 1438	
	Total		80	8	190	132	41	753	1950	876	433	655	539	496		610
															Grand Total	1086

COMMISSARY GENERAL'S OFFICE;
Fort William,
The 1st December 1860.

W. B. THOMSON, Commissary General.

GENERAL STATEMENT showing the sums disbursed in the Barrack Department, under the Control of the Deputy Commissary General, Upper Circle, during the Year 1859-60.

STA	rions.		1859 May.	1859 June.	1859 .`uly.	1859 Augt.	1850 Sept.	1859 Oct.	1850 Nov	1859 Dec.	1860 Jan.	18 <b>6</b> 0 Feb.	1860 March.	1860 April.	Total.	Grand Total
				******	•	LIME,	CHAI	COAL,	GHUE	RAHS	, &c., &	с.				
Umballah Kussowlee Jullunder Ferozepore Mooitan Lahore Sealkote Rawul Pindee Peshawur			28 747 124 200 140 1037 302 97 770	48 329 128 233 136 1171 448 140 857			480 203 164 167 743 452 163	115 185 153 908 453 200	411 870 224 175 185 899 454 95 673	229 125 175 179 847 414 150 791	26 276 122 125 181 926 300 207 773	32 271 26 124 158 1003 248 169 787	189 81 957 229 165	73 285 87 90 214 739 312 221 338	610 5241 1471 1965 1839 11191 4555 2246 8198	
	Total		3445	3490	3618	3193	3112	2886	3616	2977	2936	2818	2563	2362		37316
						ТАТ	TIES A	ND ES	TABL	ISHMI	NT.					
Umballah Kussowlee Jullunder Ferozepore Mooltan Lahoro Sealkote Rawul Pindee Peshawur			252 1656 1349 1652 22	2070 1449 1297 1683 7189 75 9343	1810 1736 2043 1122 2903 168, 417, 4744	106 1159 980 3019 1457 928	  1150  1131	       							4138  4940 6689 5114 12724 4702 5781 16161	
	Total		4931	23099	21217	7655	2281	26			30					59239
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Umballah Kussowlee Jullunder Ferozepore Mooltan Lahere Saukote Rawul Pindee Peshawur		:::::::::::::::::::::::::::::::::::::::	 625 4837 	3118 1315 1401  4330 1370 329	2255  1548 11 13 117 4587 3362 7664	1193 1526 1540 185 4603 455 1108 7660	1195 1527 1523 85 4544 429 3819 7551	1727 192 1530 70 278 199 5531 7571	·	::					9178 6135 8022 457 23179 1080 18229 33736	
	Total		5162	14854	20930	21268	2/1690	17101	8							100819
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	Total		2739	3312	3311	1124	3564	3502	8243	2807	3095	3297	2930	2795		38786 235680

COMMISSARY GENERAL'S OFFICE;

Fort William,
The 1st December 1860.

W. B. THOMSON, Commissary General.

No. 99.

THE following Contract has been concluded in the Presidency Division Commissariat Department:

3,000 lbs. English or Irish-cured Pork, Per Barrel of 200 lbs., at Rupees ... 55 0 0 Ditto Ditto, Per Tierce of 318 lbs., ,, ,, ... 75 0 0

W. B. THOMBON, Commissary General.



## SUPPLEMENT TO

# The Calcutta Gazette.

## SATURDAY, DECEMBER 8, 1860.

## OFFICIAL PAPERS.

A Supplement to the Gazette will henceforward be published, weekly or twice a week, according to circumstances, containing such Official Papers and Information as the Government of India may deem to be of interest to the Public, and such as may usefully be made known.

Non-Subscribers to the GAZETTH may receive the Supplement separately, on a payment of six Rupees per annum, of delivered in Calcutta, or twelve Rupecs if sent by post.

No Official Orders or Notifications the publication of which in the Gazette is required by law, or which it has been customary to publish in the Gazette, will be included in the Supplement. For such Orders and Notifications the body of the Gazette must be looked to, as heretofore.

Government of Bengal.

City Improvements : the opening out of new Thoroughfares in the vicinity of Jaun Bazar.

From RIVERS THOMPSON, Eq., Junior Secretary to the Government of Bengal, to the Secretary to the Municipal Commissioners,—(dated the 2nd July 1860.)

SIR,—In examining the Plan sent up with your letter No. 3215, dated the 14th ultimo, regarding a proposed new Street between Dhurrumtollah and Jaun Bazar Streets, and a widening of that one of the several Jaun Bazar Lanes which will form a continuation of it, the Lieutenant-Governor has suggested, as will be seen from my letter No. 3482, of this day's date, a widening of Madge's Lane, running into Sudder Street. gives rise to the further suggestion of widening the portion of Sudder Street lying between Madge's Lane and the Chowringhee Road; an improvement which would increase the value of the intended new line of widened Street between Sudder Street and Dhurrumtollah.

- The widening of Sudder Street, however, would have the intrinsic advantage of giving a good entrance to the Small Cause Court from that Street, and thus would enable Government to make the empty space between the Small Cause Court and the Chowringhee Road available either for another Public Office or for a Public Institution, such perhaps as the Dalhousie Institute, or a Theatre, or any other Building required by the public; or else for sale as private building ground; and this without inconvenience to the Small Cause
- 8. It is to be feared, that Sudder Street could

the Small Cause Court. But perhaps the acquisition for useful purposes of the Western half of that Compound might enable Government to defray this part of the expense, and to make over as much of the ground attached to the corner House as would be necessary for widening Sudder Street.

4. The square thus made between Sudder Street on the one side, and the Jinjerce Talao and St. Paul's School on the other, having in it only Public Buildings, and being open to the Esplanade, would be both ornamental and healthy.

5. The Lieutenant-Governor desires that the Commissioners will take this plan into their consideration, and let him know their opinion of it; and that they will at the same time be so good as to supply a rough calculation of the financial results, in respect both to Government and to the Municipality.

From R D. TURNBUIL, Esq., Secretary to the Municipal Commissioners, to A R. Young, Esq., Secretary to the Government of Bengal,—(dated the 18th July 1860)

SIR,-I HAVE the honor by direction of the Municipal Commissioners, to acknowledge the receipt of Mr. Junior Secretary Rivers Thompson's letters, having reference to the proposed opening of a new, and the widening of some existing thoroughfares between Dhurrumtollah and Sudder Streets, and conveying the sanction of the Honorable the Lieutenant-Governor for carrying out the former at an outlay of Rupees 20,000 from the Municipal Funds.

- 2. In reply, I am directed to observe, that the Surveyor to the Commissioners has received orders to set to work at once for carrying out the much-required improvement, and the Commissioners are in hopes that the new thoroughfare will be open to the public by the end of the current year.
- 8. The Commissioners fully concur in the views His Honor the Lieutenant-Governor regarding the advantages that would result from widening Jaun 8. It is to be feared, that Sudder Street could not be sufficiently enlarged without destroying the corner House between it and the Compound of the new thoroughfare from Dhurrumtollah to Jaun

Bazar Street. Independent of the increased ventilation of a densely-populated part of the Town, the widening of the Lanes will convert them into regular thoroughfares, and thus be the means of relieving the crowded traffic which at present is forced through Free School Street from Dhurrumtollah to Sudder Street. The widening of the Lanes in question will moreover necessitate the removal of a number of Huts closely huddled together in that locality, and thereby afford building sites for Houses, the rent of which will come within the reach of the middle classes, and therefore in itself prove of great benefit to the residents of this Town. The Commissioners are of opinion that for this latter consideration alone. are of opinion that, for this latter consideration alone, the outlay the contemplated improvement will involve upon the Municipal Funds would be perfectly would be perfectly

justifiable.

4. With reference, however, to the proposed entrance to the Small Cause Court from Sudder Street, it appears to the Commissioners, that it would be desirable to widen Madge's Lane beyond the thirty-six feet, as such can be effected at present at a small outlay, there being no pucka Buildings on the Western side of the Lane. A width of forty feet would be a decided advantage, considering that Madge's Lane would form the great avenue leading from Lindsay Street to the Small Cause Court. The new thoroughfare to be opened between Dhurrumtollah and Jaun Bazar Street is, as already stated, to be thirty-six feet wide. To widen Jaun Bazar Lanes leading from Jaun Bazar to Madge's Lane, so as to form one continuous thoroughfare of the same width, and to widen the latter Lane to an extent of forty feet will involve the following expense, viz :-

Cost of 1 Beegah, 9 Cottahs, and 3 Chittacks of ground in Jaun Bazar Lane, at. Rs. 500 Rs. 14,593 12 8 Cost of ground in Madge's

Lane, 4 Cottaha, at 400 1.600 Cost of a boundary wall .. 400 0 0

Total, .. Rs. 16,593 12 3

a sum which the C. missioners are of opinion is mere trifle in companion with the advantages which the outlay would secure, and they hope His Honor the Lieutenant-Governor will authorise them to carry into effect so desirable an improvement.

- 5. The only difficulty which will be in the way is, that, in widening Madge's Lane, it will be necessary to take a small portion of a Garden belonging to the family of the late Mr. Chisholm, (the value of which is included in the above Estimate.) Under the Will of the Testator no landed property whatever can be sold by the Executors, but as the ground is required for a above the Commissioners are of entirious for public purposes, the Commissioners are of opinion that the provisions of Act VI. of 1857 might be enforced for the above purpose. The Garden yields but a small return to the family, and considering the immense demand which exists for building sites whereon to erect Public Edifices, which would prove both useful and ornamental, the Commissioners believe that the sale of the whole that the property of the whole the provision of the li ve that the sale of the whole Garden, notwithstanding the Testator's Will, might be enforced under the provisions of Sections 7 and 8 of Act XIV. of 1856, and of Act VI. of 1857.
- 6. The widening of Sudder Street from Chowringhee Road to Madge's Lane was under considera-tion for several months past. A personal inspection of the Street convinced the Commissioners that the space of ground intervening between the Public Street and the premises of the Small Cause Court is an encroachment upon the Public Road. From enquiries, however, it appears that the recorded owner of the identical ground has a right to it by way of prescription, and therefore the legal measures which were intended to be taken for clearing the locality from its filthy inhabitants would have proved a failure. That the existence of Huts and their inmates on that part

of the Road is a positive nuisance, is proved by the records of the Police, the people living there having several times been fined for the noise they created, and the indecencies committed in the Public Street.

- 7. The extent of ground thus usurped, but without the least doubt originally belonging to the Town, comprises twenty-one and a half Cottahs, and may be valued at Rupees 400 per Cottah. Though only a portion of it would be required to effect the widening of Sudder Street, it would be advisable to secure the whole, as the spare ground above what is wanted for the Road might be added to the Company of the Small Course Court and thorses the pound of the Small Cause Court, and thereby attain additional value. The purchase of the strip might be effected by private contract, but should there be any difficulty of coming to a friendly arrangement, or the Title prove defective, the provisions of Act and of Act VI. of 1857 can easily be enforced. XIV.
- 8. It is however obvious that, in order to effect the two objects, viz. of improving the thoroughfare, and providing a good and convenient entrance to the Small Cause Court from Sudder Street, the width of the Street ought to be not less than fifty feet. carry out such improvement, it would be absolutely necessary, as His Honor the Lieutenant-Governor observes, to pull down the corner House between Sudder Street and the Small Cause Court Compound, and this course will involve the following expense:

  Estimated value of the corner House and of the

ground on which it stands, viz. :-

15 Cottahs and 1 Chittack .. Rs. 36,000 0 0

Proceeds of sale of old materials. 8,000 0

> Rs.33,000

- 9. Of the space thus cleared, and of the tenanted land mentioned in paragraph 7, fifteen Cottahs and two Chittacks of ground would be required for the widening of the Street, and for such the Municipal Funds would be chargeable at the actual cost of the ground itself. No greater proportion could be debited to that account, because, in addition to the price of the land, the Commissioners will have to defray the pense of making the Road for the additional width, which may be estimated at Rupees 1,200.
- 10. The respective cost to Government and the Town, by carrying out the proposed improvement, would therefore be as follows:-

Value of the three-storied House No. 18, Chowringhee Road, including fifteen Cottahs and one Chittack of ground whereon it stands

Value of the tenanted ground along the South of Sudder Street, twenty-one Cottahs and a half, at 400 Rupces per Cottah Rs. 86,000 0 0 8,600 0 0

Rs. 44,600 0 0

Sale proceeds of old materials of the House

Cost of land required for widening the Street, fitteen Cottahs and two thittacks, to be paid for by the Commissioners Rs. 8,000 ,, 7,600

Cost to Government

10,600 0 0 Rs. 84,000 0 0

would obtain sixteen Cottabs and nine Chittacks of spare would obtain sixteen Cottahs and nine Chittacks of spare ground, which would be added to the Small Cause Court Compound, and by effecting an entrance to the Court from Sudder Street would thus be rendered available as a building ground. From the fact of its having Chowringhce Road as its frontage, and being suitable for the erection of any Public Buildings, the value of the additional ground obtained may askly be estimated at 600 Rupees per Cottah, being equivalent to 9,870 Rupees, so that the ultimate cost to Government of effecting the contemplated improvement would be only Rupees 24,130.

For this sum of Rupees 34,000 Government

12. But in order to appreciate correctly the real merits of the project, it must not be judged by the mere cost it at first will entail, but by the further advantages which it will secure to Government. The large Compound of the Small Cause Court, which at present may be considered so much waste ground, would thus be rendered available as a building site for a Public Building of the largest size, and thereby prevent any attempt of encroaching upon the Maidan. The spare ground will, after giving to the Small Cause Court, fifty feet of space from the present Portico towards the West, amount to five Beegahs, sixteen Cottahs and nine Chittacks, which, in fact, is sufficient for the erection of two large Buildings, with all the requisit. Out-offices, and which, if sold, would at this moment, when building sites along the Chowringhee Road are not procurable, realize Rupees 600 per Cottahs, being very nearly Rupees 70,000.

From RIVERS THOMPSON, Esq., Junior Secretary to the Government of Bongal, to the Secretary to the Municipal Commissioners of Calcutta,—(dated the 13th August 1860)

SIR,—I AM directed to acknowledge the receipt of your letter dated the 18th ultime, and to inform you in reply, that so much of the project therein submitted as relates to the widening of the portion of Sudder Street lying between Malge's Lane and the Chowringhee Road has been referred to the Government of India for consideration and orders.

- 2. In the mean time the Lieutenant-Governor sees no objection to the immediate commencement of the Works connected with the proposed widening of Jaun Bazar, 2nd Lane, and Malge's Lane, so as to render them of an uniform width with the new thoroughfare, the construction of which has already been approved. The disbursement from the Municipal Funds of Rupees 16,593-12-3, being the estimated cost of the proposed improvements, is accordingly sanctioned by the Lieutenant-Governor.
- 3. If necessary, the usual Declaration will be made by the Government for the acquisition of the land required, under the provisions of Act VI. of 1857.

From Livers Thompson, Esq., Junior Secretary to the Government of Bengal, to the Secretary to the Government of India, Homo Department,—(dated the 13th August 1860.)

SIE,—I AM directed by the Lieutenant-Governor to forward, for the consideration and orders of His Excellency the Governor General of India in Council, the accompanying copy of a correspondence with the Municipal Commissioners of Calcutta, relative to the introduction of certain improvements in a crowded part of this City.

- 2. The scheme to which the Lieutenant-Governor would draw attention suggested itself upon a consideration of a report from Dr. Booth, the Secretary and Assistant Surgeon to the Calcutta Native Hospital, in which were detailed the serious evils arising from the very crowded and obnoxious state of certain localities in Jaun Bazar Street, which, upon the recommendation of the Municipal Commissioners for the Town, it is proposed to remody by the enforcement of Section XXIII. of Act XIV. of 1856, for the purpose of opening out new thoroughfares in the localities referred to, and of thus ensuring more free ventilation and greater cleanliness in that overtrowded part of the City.
- By a reference to the Plan which accompanies this letter, the ting swements which the Licutenant-Governor has canctioned will be better understood. It is proposed in the first place to open out a new Street from Jann Basar to Dhurrumtollah, of an equal width throughout of thirty-six feet. This Sec-

tion of the Street, marked A. in the Plan, is estimated to cost about Rupees 20,000, and under the authority vested in him by the Act in question, the Lieutenant-Governor has sanctioned the outlay, which the Commissioners are prepared to disburse. It has, however, been also arranged that this line of thoroughfare should be continued, and by an expenditure of Rupees 16,593-12-3 more, chargeable also to the Municipal Funds, which the Lieutenant-Governor has further authorized. a Street, two-fifths of a mile in length, and of nearly equal width throughout, will run from North to South, from Dhurrumtellah through Madge's Lane to Sudder Street, securing a great benefit to the health, the traffic, and safety of that part of the Town.

- 4. It was in connection with these alterations, which are now in course of being carried out, that the suggestion presented itself to the Lieutenant-Governor which he would beg to submit to the favorable consideration of the Government of India. It is proposed that that portion of Sudder Street which lies between Madge's Lane and Chowringhee Road should be widened to the extent of fifty feet, and that a good and convenient entrance to the Small Cause Court should be secured from Sudder Street, thus enabling Government to make the empty space between the Small Cause Court and Chowringhee Road available either for one or two Public Offices, or for a great Public Institution; or else for sale as private building ground.
- 5. It will be seen from the letter of the Secretary to the Me neipal Commissioners, dated the 18th July last, that to carry out the proposed improvement, it will be necessary to obtain the whole of the tenanted ground along the South of Sudder Street, from Chowringhee Road to the Eastern boundary of the Small Cause Court's Compound, measuring twenty-one and a half Cottabs; besides of course pulling down the corner House between Subjer Street and the Chowringhee Road, which is the cause of the narrowness of the entrance into Sudder Street. The estimated value of the lands, and of the House in question, is Rupees 11,600, from which, after deducting the sum of Rupees 3,000 as the probable amount of the sale proceeds of the old materials of the House, there would remain a balance of Rupces 41,600, as the amount actually required, (without reference to the expense of Road materials, &c .) for carrying out the improvement under consideration. It is shewn by the Municipal Commissioners that the portion of this sum chargeable to the Municipal Funds is Rupees 7,600, being the estimated value of the land which is actually required for the widening of Sudder Street.
  The remaining sum. riz. Rupees 34,000, nost be found by Government, which will become the owner of all the rest of the purchased land. As a return for this outlay, it is shewn that Government would obtain possession of sixteen Cottahs and nine Chittacks of spare ground, the value of which, with reference to its advantageous position, is estimated at Rupees 9,870; so that the ultimate cost to Government of the contemplated improvement would be only Rupees 24,130.
- 6. For this sum, after providing for the Small Cause Court an entrance out of Sudder Street, the large vacant portion of the Compound of the Small Cause Court, which at present may be considered as so much waste ground, would become available as a building site, to the extent, with the contemplated addition, of five Beegahs, sixteen Cottahs and nine Chittacks; and this it is estimated, if sold, would at the present moment, when building sites along the Chowringhee Road are not procurable, realize Rupees 600 per Cottah, being nearly Rupees 70,000. The project thus recommends itself as one which, in a financial point of view, will undoubtedly result in profit to Government, in whatever way it may be thought most advisable to dispose of the newly-created building lite. The size and position of the site make it

admirably adapted for any large Public Institution. This plan, it may be added, by making available the most advantageous site which Calcutta possesses for a great Building, will solve any difficulties which may exist as regards an unobjectionable position for the Dalhousie Institute.

7. The Lieutenant-Governor trusts that the proposition generally will meet with the approval of His Excellency the Governor General in Council.

From W. Grey, Esq., Secretary to the Government of India, Home Department, to RIVERS THOMPSON, Esq., Junior Secretary to the Government of Bengal,—(dated the 14th November 1860.)

SIR,—I AM directed to acknowledge the receipt of your letter dated the 13th of August, relating to an improvement which is about to be made by the Municipal Commissioners in a crowded part of Calcutta by opening out a thoroughfare from Dhurrumtollah to Sudder Street, and submitting, for favorable consideration, the further suggestion of the Honorable the Lieutenant-Governor for widening a portion of Sudder Street, one object of this latter measure being to afford a good entrance to the Small Cause Court out of that Street, whereby the Government will be enabled to make the empty space between the Small Cause Court and the Chowringhee Road available for another Public Office, or for any other useful object.

- 2. It is proposed with this view to buy the whole of the tenanted ground along the South of Sudder Street from Chowringhee Road to the Eastern boundary of the Small Cause Court Compound, including the corner House between Sudder Street and the Compound of the Small Cause Court. The estimated value of the tenanted ground and the House in question is Rupees 44,600, from which Rupees 3,000, it is stated, may be deducted as the value of the materials of the House, leaving a balance of Rupees 41,600 as the amount actually required. Of this sum, Rupees 7,600 is stated to be all that will be fairly chargeable to the Municipal Fund for the portion of the land required for widening Sudder Street; and the Lieutenant-Governor recommends that the Government should incur the remaining expense, v.z. Rupees 34,000, becoming the owner of the rest of the purchased land amounting to sixteen Cottahs and nine Chittacks of the estimated value of Rupees 9,870, thus making the actual cost to Government of effecting the contemplated improvement, Rupees 21,130 The Commissioners point out that the disbursement of this sum will render the large Compound of the Small Cause Court, which at present, they say, may be regarded as so much waste ground, available as a building site, and they state that it will be sufficient for the crection of two large Buildings, with all the requisite Outoffices, and would, at this moment, if sold, bring very nearly Rupees 70,000. The Lieutenant-Governor expresses his own opinion that "the project recommends itself as one which, in a financial point of view, will undoubtedly result in profit to Government, in whatever way it may be thought most advisable to dispose of the newly-created building site."
- 3. In reply I am desired to state that the Governor General in Council regards the whole scheme as an excellent one both on sanitary as well as other grounds, as he is pleased to authorize the Lieutenant-Governor to give effect to it. I am desired to request that no steps may be taken towards the appropriation of the property to be purchased, or of any portion of the ground now belonging to Government, which adjoins it, without reference to the Government of India.

Government of Bengal.

## Correspondence on the state of the Furreedpore District.

From L. R. TOTTENHAM, Esq. Magistrate of Furreedpore, to the Commissioner of Circuit, 15th Division, Dacca,—(dated the 5th November 1860.)

SIR,—I HAVE the honor to acknowledge the receipt of your letter dated the 2nd instant, requesting a further report on the subject of the state of the District in connection with the Indigo question.

- 2. In continuation then of my letter dated the 22nd ultimo, I have to report that the number of petitions daily filed by Ryots against Planters and Factory Servants has not decreased. It has, I think, rather increased; but since the date of my last report they have principally come from the Cossimpore quarter, Mr Smith's Concern.
- 3. The character of the petitions continues the same. They for the most part contain no complaint of any oppression as yet committed, but express the Petitioners' apprehension that they will be seized and compelled to enter into engagements to cultivate.
- 4. That as far as regards Mr. Smith's Concern, these apprehensions are without good foundation, I have little doubt, as that Gentleman has assured me that he had without any difficulty completed the whole of his advances for the ensuing season by about the 10th of September, and up to and even beyond that time he had experienced no kind of opposition. As I before reported to you, his Concern was the last to be affected by the general movement; but when it once began there, it spread with great rapidity.
- 5. Within the last few days, a serious act of violence has been reported to me, as having been committed by a number of Ryots of Villages in the Belgatchee Thannah, who, it is said, attacked and plundered the house of a Factory Servant of Mr. Battersby's Factory at Sudderdie. I have directed the Darogah to proceed to the spot in person, and to institute a careful investigation of the case.
- 6. In other parts of Mr. Battersby's Concern, especially at Modhookhally, the people are said to be turbulently disposed, and Mr. Pinto, the Manager of the Modhookhally Factory, has reported to me that the Factory Cowherd has been severely beaten by the Villagers. The Darogah of Bhooshnah has been in that quarter lately, and he reports that he has left the Thannah Jemadar to keep the peace.
- 7. There is an improvement in one part of the District, viz. about Soudpore and Goalbarie, with Mr. Bell's Concern extends. Since my visit to that quar er, no further violence has been reported against any party, and no petitions have been made by Ryots. I hear that many of the latter are now voluntarily conceding a portion of their lands and labor to the cultivation of Indigo.
- 8. At present, my hands are full of business in the Sudder Station, but I propose, as soon as I can get away for a few days, to make a little tour in that part of the District where the people seem most inclined to violence. This will, in due course, be reported to you.

From W. S. SETON-KARB, Esq., Officiating Secretary to the Government of Bengal, to the Magistrate of Furreedpore,—(dated the 15th November 1860.)

SIR,—I AM directed to acknowledge the receipt of your Endorsement dated the 6th instant, submitting a copy of a further report on the state of your District in connection with the excitement on the Indigo question, and in reply to communicate to you the following observations and orders.

- 2. The Lieutenant-Governor considers the report contained in the 5th paragraph, of a serious act of violence having been committed by a number of Ryots in the Belgatchee Thannah, by attacking and plundering the house of a Factory Servant, whilst the offenders are not yet apprehended, and no Magisterial Officer is available to proceed to the spot, to be unsatisfactory. In the present temper of the Ryots in some quarters it is of the first importance to punish promptly the first outrage of this nature.
- 3. The case of the reported severe beating of a Factory Cowherd, in another quarter, with no report of the apprehension of the offenders, is also unsatisfactory.
- 4. With a view to afford you additional Magisterial aid for the prompt investigation and disposal of such cases, another Deputy Magistrate (Moulvy Gholam Hossein,) exercising the full powers of a Magistrate, has been appointed to Furreedpore, and directed to proceed to join his appointment without delay. It has been notified by Telegraph that this Officer will leave for Furreedpore on Sunday next.

This Officer can be deputed by you to any place where a turbulent disposition manifests itself.

From L. R. TOTTENHAM, Esq., Magistrate of Furreedpore, to the Secretary to the Government of Bergal,—(dated the 17th November 1860.)

SIR,—I have the honor to acknowledge the receipt of your letter dated the 15th instant, and with reference to paragraph 2, to inform you that the Darogah has completed his investigation into the case of plunder of a Factory Servant's house, and has sent in three of the Defendants. The remainder he has not yet succeeded in apprehending. The witnesses have not yet reached my Court.

2. Referring to paragraph 3 of your letter, I have to inform you that the case of assaulting a Factory Cowherd and severely beating him is identical with the case mentioned in my report dated the 12th instant, as having been before me as a charge of forcible rescue of Cattle on their way to the Pound. There was no evidence as to severe beating of the complainant.

From H. Bell, Esq., Under-Secretary to the Government of Bengal, to the Magistrate of Furreedpore,—(dated the 24th November 1860.)

SIR,—I am directed to acknowledge the receipt of your letter dated the 17th instant, reporting that the Darogah has completed his investigation into the case of plunder of a Factory Servant's house, noticed in one of your previous reports, and that he has sent in three of the Defendants, the remainder not having been as yet apprehended.

2. In reply I am desired to state that the Lieutenaut-Governor considers it so important to

check at the very outset any disposition to maltreat Factory Servants, that he authorizes you to offer a suitable reward, not exceeding Rupees. 200, for information leading to the arrest of the other Defendants provided the case turns out, upon the trial of the three Defendants who have been sent in, to be such, in your opinion, as to warrant such a measure.

3. The Lieutenant-Governor is of opinion that it is very desirable just now to show that the Executive Department will spare no exertions to protect Factory Servants and others, who, by reason of their connexion with Factories, may be unpopular with the Ryots, from all unlawful violence, and to punish those who may be guilty of any such violence.

#### Government of Bengal.

### Communication with Darjeeling.

From W. S. Seton-Kaer, Esq., Officiating Secretary to the Government of Bengal, to W. H. Smoult, Esq.,— (dated the 24th November 1860)

· SIR,—THE Memorandum submitted with your letter of the 24th September last has been laid before the Lieutenant-Governor, who has communicated with the Magistrate of Maldah on the subject; and I have now the honor to communicate to you the steps which have been taken to give effect to your suggestions.

- 2. When the Railway was opened to Rajmehal, a Steam Ferry Boat was placed upon the River for the convenience of persons travelling from Calcutta to Darjeeling and the North-Eastern Districts of Bengal. At the Ferry Ghât on the Maldah side of the River an Accommodation Hut is in course of construction, and until its completion, Travellers can avail themselves of a Tent furnished with bed, table, chairs, &c., which has been placed there for the convenience of the public by the Magistrate of Maldah.
- 3. To avoid the additional four miles, which Passengers to Dinagepore and Darjeeling had to make in order to reach the Dak Bungalow at the English Bazar of Maldah, a short cut will be made from the main Road direct to the Nemasaraie Ghât, to which place the Dâk Bungalow will be removed.
- 4. At Dowlutpore, a Town distant about thirty miles from Maldah and about forty miles from Dinagepore, a Dak Bungalow is now being built.
- 5. Your concluding suggestion refers to the inconvenience to which Travellers are subjected through the non-attendance of Bearers at the regular stages. To remedy this inconvenience you propose that orders should be issued for stationing Chowkedars at the halting stages. The Lieutenant-Governor considers the interference of the Police objectionable, wherever it can be avoided, and as the Post Office Department is not under the Bengal Government, he is unable to issue orders for the better regulation of the Dawks of Travellers, or to take up complaints in this matter. But he will communicate with the Post Master General, and he will be glad to do everything in his power to facilitate the transit of Passengers visiting the Sanatarium of Darjeeling.



## APPENDIX TO

# The Calcutta Gazette.

## SATURDAY, DECEMBER 8, 1860.

## LAND SALE NOTICE.

NOTICE is hereby given, under Section VI, Act XI. of 1859, that the under-mentioned Estates, in Zillah Sylhet, will be put up to Public and unreserved Sale, at the Collector's Office of that District, on the 24th day of December 1860, for Arrears of Revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as Arrears of Revenue due on the 28th day of September 1860:—

## Class 1 .- Permanently-settled Estates.

No. 7979.—Talook Roy Gourhurry Sing, Pergunnah Chyton Nugger; recorded proprietor, Roy Radha Gobind Sing; sudder jumna, rupees 541-5-1.

No. 27501.—Talook Adum Rezah, Zemindar, Pergunnah Joar Baneah Chong; recorded proprietors, Sheik Latoo and others; sudder jumma, rupees 683-15-2.

No. 27501.—Talook Assadoo Rezah, Zemindar, Pergunnah Joar Bancah Chong; recorded proprietor, Krishno Churn Das; sudder jumma, rupees 712-3-0.

No. 40981.—Talook Chyton Chund, Pergunnah Chyton Nugger; recorded proprietor, Roy Radha Gobind Sing; sudder jumma, rupees 992-10-3.

No. 54721.—Talook Synd Mahomed Nazeer, Hissah Synd Mahomed Batter, Pergunnah Turrup; recorded proprietors, Nobo Kisto Mojoomdar and others; sudder jumma, rupees 3,161-0-4.

No. 54727.—Talook Syud Amud Ally, Hissah Syud Modon Rezah, Pergunuah Turrup; recorded proprietors, Rambullub Deb and others; sudder jumma, rupces 2,784-3-2.

No. 54729.—Talook Syud Amud Ally, Hissah Syud Kaem Rezah, Pergunnah Turrup ; recorded proprietors, Joy Gobind Roy and others ; sudder jumma, rupees 1,966-14-11.

No. 54732.—Taloob Synd Amul Ally, Hissah Synd Kolim Rezah, Pergunnah Turrup; recorded proprietors, Joy Gobind Roy and others; sudder jumma, rupces 715-12-10.

SYLHET COLLECTORSHIP,

The 24th November 1860.

G. G. BALFOUR,

Collector.



# The Calcutta Gazette.

## WEDNESDAY, DECEMBER 12, 1860.

## LEGISLATIVE COUNCIL OF INDIA.

THE 8TH DECEMBER 1860.

THE following Bill was read a second time in the Legislative Council of India on the 8th December 1860, and was referred to a Select Committee, who are to report thereon after the 12th of February next :-

A Bill for the lery of Port-ducs in the Port of Amherst.

WHEREAS it is necessary to fix the amount of the Port-dues to be hereafter levied and taken in the Port of Amherst in accordance with the provisions of Act XXII of 1855; It is enacted as follows:—

I. A Port-due at a rate not exceeding the rate of two annas per every ton of Port-due chargeburden, shall be chargeable in respect of every sea-going able on sees-going vessels of ten tons

vessel of the burden of ten tons

and upwards which shall enter

and upwards enter-ing the Port.

the said Port.

II. When any vessel enters the said Port, being driven in by stress of weather, or in consequence of Rate of Port-due on vessels compelled by stress of weather to enter Port. having sustained any damage, or for any other reason, but

does not discharge or take in any cargo or passengers therein (with the exception of such unshipment and re-shipment as may be necessary for the parpose of repair), the Port-due chargeable in respect of such versel shall be at a rate equal to one half the rate chargeable in respect of other

Provided that, when any vessel having dby to re-enter it by stress of sets weather or in consequence of having sustained any damage, stall be chargeable in respect of such IV. No vessel shall be required to pay the No vessel to pay Port-due chargeable under

No vessel to pay the Port-due oftener than once in sixty days.

V. This Act

Commencement of

Rates of Port-dues to be published.

sixty days. shall commence and have effect from and after the

this Act oftener than once in

and the local Government shall on or before that date, pursuant to Section XLII Act XXII of 1855, declare, by

Notification to be published in the Calcutta Gazette, the rates at which Port-dues shall be levied in the said Port

subject to the provisions of and within the limits prescribed by this Act; and from and after the No Port-due to be said date no Port-due shall be No Port-due to be

levied except under Act.

Act to be read as eart of Act XXII of 1855.

levied at the said Port except under the authority of Act XXII of 1855, and of this Act.

VI. This Act shall be read with and taken as a part of Act XXII of 1855.

> M. WYLIE, Clerk of the Council.

#### HOME DEPARTMENT.

No. 2380.

Fort William, the 7th December 1860.

ORDERS BY THE RIGHT HON'BLE THE SECRETARY OF STATE, DATED THE 24th OCTOBER 1860.

Notification .- The under-mentioned Covenanted and Uncovenanted Civil Servants on this Establishment have been permitted to return to their duty, viz. :-Covenanted.

Mr. H. E. Perkins. ,, E. E. Woodcock.

C. W. Moore.

C. J. Daniell.

C. B. Trevor. W. Lane.

J. C. Dodgson.

Uncovenanted.

Mr. F. E. Hall.

The under-mentioned have been granted extensions of leave for the periods specified, nis. :-

Mr. G. L. Martin, 6 months, S. C. Mr. P. C. Turnbull, 6 months, S. C.

Uncovenanted.

Mr. C. B. Douglas, 6 months, S. C.

No. 2381.

The 8th December 1860.

The Reverend John A. Stamper, B. A., appointed an Assistant Chaplain on the Bengal Establish-ment, reported his arrival on the 3rd instant, per Ship Agamemnon.
2. Mr. Stamper's services are placed at the

disposal of the Government of the North-Western Provinces.

No. 2382.

The 11th December 1860.

Mr. Assistant Surgeon G. W. Walter has been permitted to resign his appointment as Deputy Superintendent of Port Blair, in the Andamans.

No. 2377.

The Hon'ble the President in Council is pleased to direct the following addition to be made to List No. I, published under date the 29th September 1854, of parties authorized to send by post without actual payment of postage, all letters, packets, or parcels, bond fide and exclusively on the Public Service, viz.:—

Head Clerk of the Office of the Adjutant General of the Army, and Assistant to the Inspector-General of Mofussil Police, Mudras.

W. GREY.

Sery. to the Gout. of India.

#### FOREIGN DEPARTMENT.

No. 5.

Paina, the 28th November 1860.

His Excellency the Viceroy and Governor General held a Public Durbar this day for the reception of the Principal Native Gentlemen of the Behar Districts.

The Native Gentlemen and the Civil and Military Officers of Patna and the neighbourhood having assembled, the Viceroy and Governor General entered the Durbar under a Royal Salute.

All the Native Gentlemen present were introduced to the Viceroy and Governor General in the order of their precedence, and after presenting the customary offerings received the usual Khilluts.

When bestowing the Khilluts, His Excellency briefly addressed some of the Native Gentlemen:

To Rajah Bhoop Sing Bahadoor His Excellency stated that his Memorial had been received and laid before the Governor General, who had com-plied with its prayer, so far as to direct that the Title which had for so many years been recognized in the Rajah's family should be continued to his son, and that two-thirds of the Pension now enjoyed by the Rajah should be assigned to his children.

To the Maharajah of Bettiah the Governor General observed, that he was glad to hear from the Commissioner of the interest taken by the Maharajah in the advancement of Education among his Tenants.

To the Maharajah of Hutwa His Excellency expressed the pleasure with which he had heard from the Commissioner of the attention successfully bestowed by the Maharajah on the management of his Estates, and of his exertions in promoting Education.

To the Maharajah of Deomoongah the Governor General remarked that, on the last occasion of His Excellency meeting him, the Maharajah had represented some difficulty which had arisen in carry. ing out the intention of Government to confer on him an Estate as a reward for his Services. Excellency trusted that this difficulty had been overcome to the Maharajah's satisfaction.

To Rajah Jye Mungul Sing Bahadoor the Governor General observed, that he had been gratified to learn from the Commissioner of Bhaugulpore, that the Rajah, since his return from his interview with the Governor General in Calcutta last year, had continued to manifest zeal in the service of Government, and His Excellency desired especially to express his acknowledgment of the assistance spontaneously rendered by the Rajah to the Commissioner in the introduction of the Income Tax.

After the concluding ceremonies, His Excellency the Viceroy and Governor General left the Durbar under a Royal Salute, and the assembly broke up. By Order of His Excellency the Viceroy and

Governor General of India,
A. R. Young,

Offg. Secy. to the Gort. of India, with the Governor General.

#### Notifications, Appointments, &c.

No. 18.

Ghazeepore, the 3rd December 1860.

Ressaldar Esree Pursad, Sirdar Bahadoor of the Bhopawur Contingent, is appointed Ressaldar M yor of the 3rd Regiment Central India Horse, from the 2nd ultimo.

No. 28.

The appointment of Lieutenant G. F. Birdwood, of the 23rd Bombay Native Infantry, in General Order No. 5411, dated 13th ultimo, to be Adjutant of the Deolee Irregular Force, is cancelled.

No. 38.
Benares, the 5th December 1860.

His Excellency the Governor General has been pleased to confer the Title of "Rao Bahadoor" on Moonshee Guneshee Lall, of Duttiah, in consideration of services rendered by him to the British Government.

No. 43.

The Governor General is pleased to accept the resignation by Captain E. Thompson of his appointment of Officiating Deputy Bheel Agent, Political Assistant and Second in Command of the Malwa Bheel Corps, and to place his services at the disposal of the Bombay Government.

No. 44.

Lieutenant C. L. R. Glasfurd, appointed Deputy Commissioner in charge of the Godavery Districts in General Order by the Governor General No. 5535, dated 16th ultimo, received charge of the Talooks ceded to the British Government from the Officers of His Highway the Nisam's Government, on the 6th idem.

#### No. 52. The 7th December 1860.

The Right Hon'ble the Governor General is pleased to invest Pundit Kulka Pershaud, Assistant Superintendent of Nagode, with the powers of a Deputy Collector, under Section CL. of Act X. of 1859.

## No. 54.

His Excellency the Governor General is pleased to appoint Captain Henry Hopkinson, 70th Regiment Native Infantry, to be Commissioner of Assam and Governor General's Agent on the North-Eastern Frontier, vice Colonel Francis Jen-

kins, who is relieved of Civil employ.

Colonel Jenkins has passed through a service of more than fifty years, and during twenty-six of these he his held the post of Commissioner of Assam and Governor General's Agent on the North-Eastern Frontier. He has discharged the duties of this post with advantage to the Country and with great credit to himself. He has received on several occasions the approval of six successive Governors General.

But His Excellency is of opinion that Colonel Jenkins's service has exceeded the term after which it is desirable, in the interests of the State, that an Officer's employment on active Civil or Political duties in India should cease.

Also His Excellency considers that, though Colonel Jenkins's case does not come within the letter of the Rule which limits the period of the service of Civil Servants, and which prescribes that, after thirty-five years' service, no Civil Servant shall be permitted to retain an Office which he has held for five years or upwards, yet that this Rule can-not be fairly applied to those who are exclusively of the Civil Service, unless its spirit be extended to cases such as that of Colonel Jenkins.

For these reasons Colonel Jenkins is relieved of

Civil employ.

The Governor General desires that it be recorded that Colonel Jenkins quits his post with all and that he carries with him the acknowledgment by the Government of India of the services which he has rendered to it.

#### No. 55.

His Excellency the Governor General is pleased to appoint Major A. Fytche, 70th Regiment Native Infantry, to be Commissioner of the Tenasserim and Martaban Provinces, vice Captain II. Hopkinson.

A. R. Young,
Offg. Secy. to the Govt. of India,
with the Governor General.

Camp Benares, the 6th December 1860. His Excellency the Governor General directs

that the following letters be published.

His Excellency concurs in, and confirms the praise given by the Hon'ble the Lieutenant-Governor to the Inhabitants of the Loyal City of Benares, and desires to notify his high appreciation of the spirit is which the chief Members of tion of the spirit in which the chief Members of the Community have promptly and spontaneously given thier aid to the Government in the Assessment of the Income Tax.

> A. R. Young, Offg. Secy. to the Gont. of India, with the Governor General.

No. 25 of 1860.

FROM F. B. GUBBINS, Esq, c. B., Commissioner, 5th Division, Benarcs,

To G. Couper, Esq., c. B.,

Sery. to the Gort. of the N. W. P.,

Nynee Tul.

Dated Benares, 18th September 1860.

SIR,—I HAVE the honor to repo

Rajah Deo NaraynSing of SyudporeBhittree.
Baboo Futteh Naram Sing.

" Huriuck Chund.

" Goood Dass Mittro.
Rai Naram Dass.
Baboo Hurshunkur Pershad Sing.

" Ram Kishen Dass.

Moonshee Choonnee Lall.

" Bennee Lall.
Baboo Junna Dass.

" Oomna Sing.
Pundit Rao Baneeram.
Baboo Dabre Pershad.

" Brijentun Doss.

" Davie Sing.
Luchmee Chund Munneeram.
Tilokesee Ummersee.
Gunesh Doss Khrishnajee
Gopaul Roi Balkishen.
Bheckhum Chund Unoop Chund.
Bharamul Jye Kishen Doss.
Seela Ram Kasheram.
Ubhy Ram Choonce Lall.
Gootsahot Mull Ghunsam Dass.
Hurshahot Mull Ram Chund.
their entire concurrence with the

SIR, -I HAVE the honor to report, for the information of Government, that a Deputation of about one hundred persons, representing the most wealthy and respectable classes of the City of Benares, headed by the Gentlemen whose names are entered in the margin, have this morning waited upon the Collector and myself to express

their entire concurrence with the views of Government in the necessity of the imposition of the Income Tax. These Gentlemen also voluntarily presented the Collector with their several Schedules of Property.

As the movement has been a perfectly voluntary one, and the Schedules have been entered previous to the appointment of any Assessors, or to the issue of any Notices, I would respectfully solicit the recognition by Government of the loyalty displayed by the inhabitants of this City, in their spontaneous acceptance of a measure which must necessarily be a distasteful one.

> I have, &c., (Sd.) F. B. GUBRINS, Commissioner.

No. 65A.

FROM G. COUPER, Esq., c. B., Secretary to Govt., N. W. P.,

To F. B. Gubbins, Esq., c. B.

Commr. of the 5th or Benares Division.

Dated Nynee Tal, the 4th October 1860.

REVENUE (Income Tax.)

SIR, -- I AM directed to acknowledge the receipt of your letter 'No. 25, dated the 18th ultimo, announcing the ready acceptance of the Income Tax by the principal Inhabitants of Benares.

2. In reply, I am desired to state that the fact reported is a most gratifying and convincing proof of the loyalty, the good will and excellent spirit of the principal Residents of that City; and I am to request that you will take the carliest opportunity of expressing to the Heads of the Deputation which waited upon you, and through them to the Inhabitants generally, the very great satisfaction with which the Hon'ble the Lieutenant-Governor views their prompt and honorable acquiescence in an equitable and necessary, though

distasteful measure; and looks forward to their valuable co-operation in its execution.

I have, &c.,
(Sd.). G. COUPER,
Secy. to Govt., N. W. P.
(True Copies,)
A. R. Young,
Offg. Secy. to the Gost. of India,
with the Governor General.

No. 5958. Fort William, the 11th December 1860.

The appointment of Assistant Surgeon J. H. Sylvester to the Medical charge of the 2nd Corps, Mayne's Horse, notified in General Order dated 12th June, No. 1899, is to have effect from the 1st May last.

No. 5954.

Mr. E. G. Fraser, Civil Judge of Lucknow, resumed charge of his Office on the 1st instant.

No. 5955.

Major James Steel received charge of his Office of Deputy Commissioner of Baratch from Mr. C. A. Elliott, Assistant Commissioner, on the 19th ultimo.

No. 5956.

Lieutenant E. F. Angelo, appointed to officiate as Second in Command of the Deolee Irregular Force, and to receive charge of the Office of Adjutant to that Force, assumed charge of his Office from Lieutenant Clay on the 18th October.

No 5957.

Mr. Master, Deputy Commissioner of the Chindwarra District, received charge of the Chindwarra Treasury from Lieutenant G. Warner, Assistant Commissioner, on the 26th ultimo.

No. 5958.

Majer J. G. Balmain, of the Madras Artillery, who was temporarily appointed in General Order of 12th ultimo, No. 5397, an Additional Deputy Commissioner of Nagpore, arrived in that Province on the 1st instant.

W. GRIY, Offg. Deputy Secy. to the Gort. of India.

#### MILITARY DEPARTMENT.

GENERAL ORDERS BY HIS EXCELLENCY THE GOVERNOR GENERAL OF INDIA.

On the River Ganges, the 4th December 1860.

No. 2.1. of 1860.—His Excellency the Governor General is pleased to appoint Captain P. F. de Quincey, Her Majesty's 70th Foot, to be Major of Brigade on the Establishment, in succession to Major S. Richards, appointed Deputy Assistant Adjutant General of Division.

On the River Ganges, the 4th December 1860.

No. 3A. of 1860.—His Excellency the Governor General of India is pleased to make the following appointments in the Nagpore Irregular Force:—

let Regiment Infantry.—Lieutement J. E. Burton, Her Majesty's 91st Regiment, Officiating Adjutant, to be Adjutant.

Srd Regiment Infantry.—Lieutenant H. M. Nepean, 37th Madras Grenadiers, Adjutant (on sick leave to Europe), to be Second in Command.

Lieutenant D. McNeill, 26th Madras Native

Lieutenant D. McNeill, 26th Madras Native Infantry, Officiating Adjutant, to be Adjutant, vice Lieutenant Nepean.

R. J. H. BIRCH, Major-General, Secy. to the Gort. of India, with the Governor General.

#### MILITARY DEPARTMENT.

Fort William, the 11th December 1860.

No. 1194 of 1860.—The under-mentioned Non-Commissioned Officer is admitted to Pension, as specified opposite to his name:—

Seijeant Major James Storey, Two Shillings per diem, payable in Europe.

No. 1195 of 1860.—The under-mentioned Officers have reported their return from England:— Date of Arrival at Fort William.

Major J. Chambers, 21st Native Infantry . Captain H. B. Impey, 70th Native Infantry

Native Infantry ... Lieutenant T. W. Hogg, 2nd European Light Cavalry .. Lieutenant W. C. S. Clarke,

3rd European Light Cavy. Lieutenant H. Spalding, 2nd European Bengal Fusiliers. Lieutenant M. A. D. Orchard, 3rd European Regiment. Lieutenant W. Battye, 65th

Native Infantry ...
Licutenant P. H. F. Harris,
70th Native Infantry ...
Licutenant C. D. S. Clarke,
73rd Native Infantry

731d Native Infantry ...
Assistant Sargeon F. Powell,
M. B., Medical Department...

6tl. December 1860.

No. 1196 of 1860.—The transfer to the Invalid Establishment of Lieutenant Edmund James Goodridge, of Artillery, announced in Government General Order, No. 813, of the 25th May 1858, is cancelled, that Officer having been permitted by the Right Hon'ble the Secretary of State for India to retire from the Service, as a special case, on a Pension of seven Shillings per diem.

F. D. ATKINSON, Major, Offg. Secy. to the Goot. of India.

## PUBLIC WORKS DEPARTMENT.

GENERAL ESTABLISHMENTS.

No. 3.

Head-Quarters, Benares, the 5th December 1860.
Promotion.—In continuation of Notification No.
281, dated 17th November 1860, His Excellency
the Governor General is pleased to make the following promotion:—

lowing promotion:—
To be Erecutive Engineer of the 3rd Class.

Mr. E. Claxton, Assistant to the Superintendent General of Irrigation, North-Western Pro-

C. H. DEDERNS, Captain, Offg. Socy, to the Gost of Lader, with the Governor General.

#### No. 295.

Fort William, the 11th December 1860.

Appointment.—Mr. A. Grant is appointed a Probationary Assistant Overseer in the Public Works Department, and posted to the Upper Assam Division.

#### No. 296.

Promotion .- Lieutenant T. C. Manderson, of the Bengal Engineers, Probationary Assistant Engineer, Allahabad Division, is promoted to the Grade of Assistant Engineer of the Second

No. 297.

Leave of Absence.—Leave of absence for one month is granted to Mr. C. Sylk, 3rd Class Sub-Engineer, Nuggur District, preparatory to his applying for six months' leave to Europe on private affairs.

#### No. 298.

Promotion .-- Assistant Overseer M. R. Molyneaux, of the Peshawur Division, is promoted to the Grade of Overseer.

A. G. GOODWYN, Major, Offg. Secy. to the Gort. of India.

#### No. 299.

Fort William, the 1st December 1860.

Astrication.—The Superintendency of Hill Roads in the vicinity of Simlah will cease to be an Executive Engineer's Division, and is made a charge for an Assistant Engineer from this date

Appointment.—Captain G. A. F. Houchen, Assistant Engineer, 1st Class, Officiating Super-intendent of Hill Roads, is appointed Superintendent from this date.
C. H. Dickers Captain,

Offy. Secy to the Gott, of India.

## ORDERS by the LIEUTENANT-GOVERNOR of BENGAL.

No. 6609.

A PPOINTMENTS.— The 4th December 1860.—Mr. C. W. Carleton to be an Asses sor and Deputy Collector, under Act XXXII. of 1860, in Chum-

The 6th December 1860 .- Mr. A. W. Cosserat to be Assistant Commissioner in the Southal Pergunnahs.

Mr. J. Meik to be a Sub-Assistant Commissoner in the Sonthal Perguanahs from the 20th

The following Deputy Magistrate and Deputy Collectors are promoted, viz.

To the 2nd Cluss. Mr. B. R. Perry ,, J. R. B. Ross Baboo Isser Chunder Ghosal ... Purneah. . Hooghly. 4 . Nuddea. 1

To the 3rd Class. .. Survey Dept. . Baboo Prankissen Roy ... Shahabad. Mr. W. C. Costley ... Behar. Moulavy Salamutoollah Khan Mr. J. Johnson ... Beerbhoom. V

To the 4th Class.

Mr. T. Tweedie Moslavy Waitsedoon Nubbee Moulay Ali Ahmod Khan Mr. M. Lattle Jessore. ... Nuddea. J ... Railway Dept.

To the 5th Class. ... Survey Dept. Meowry Roy

The 7/h December 1860. - Mr. C. Boulnois to officiate as First Judge of the Small Cause Court, Calcutta.

The following Gentlemen to officiate as Deputy Magistrates under Act XV. of 1813, and Deputy Collectors under Regulation IX. of 1833; and to exercise respectively the powers of a Covenanted Assistant to a Magistrate, un ler Regulations XIII. of 1797 and IX. of 1807, in the Districts named opposite to each, re: :-

Mr. H. Stevens, in Moor hedabad.
Mr. James Taylor, in Dinagepore.
The 5th December 1860.—Baboo Gopaul Chunder Mookupadya, Deputy Magistrate and Deputy Collector of Howrah, is transferred to Serim ore, and will exercise the powers of a Covenanted Assistant to a Magistrate, under Regulations XIII. of 1797 and IX. of 1807, in Hooghly.

The 10th December 1860.—Baboo Hurree Chain Ghose to officiate as a Deputy Magistrate under Act XV. of 1813, and a Deputy Collector under Regulation IX. of 1833, in Nuddea; and to exercise the powers of a Covenanted Assistant to a Magistrate, under Regulations XIII. of 1797 and IX. of 1807, in that District.

LILLY E OF ABSINCE -- The 8th De ember 1560 .-Mr. P. F. Bellew, Civil Assistant Surgeon of Mymensing, for three weeks, under Section XII of the new revised Absentee Rules, in extension of the bave granted to him on the 15th of September last.

Notification - The 8th December 1860.—The appointment of Mr. A Blandford to be an Assessor and Deputy Collector, under Act XXXII. of 1860, in Middah, notified in the Gazette of the 31st October last, is cancelled.

Baboo Goonabhii im Buirooah, Sub-Assistant Commissioner at Gowalparrah, having resumed charge of his Office on the 2nd ultimo, the unexpued portion of the leave granted to him on the 7th then is cincelled.

## W. S. SI FON-KALE,

Ofg. Secy. in the Gut, of Bengal.

#### Public Works Department,-Bengal.

## No. 5019.

Appainturn - The 10th Dicember 1860. - Probationary Assist int Overseer J. Bradshaw is transferred from the 2nd Division of the Grand Trunk Road to the Dangepore Division.

LEAVE OF ABSENCE. - The 5th December 1860. - Mr. Executive Enginer G. W. Vivian, in charge of the Nizimut Buildings at Moorshedabad, for six weeks, on Me heal Certificate, under Section , Chapter II. of the Un ovenanted Absentee Rules

The 11th D cember 1860 - Mr. Assistant Over-seer W. T. Mills, attached to the Dungepore Division, for six months, on Medical Certificate, under Section V., Chapter II. of the Uncovenanted Absentee Rules, to enable him to proceed to Sea.

Mr. Assist int Supervisor J. Markham, for two months, on Medical Certificate, under Section V., Chapter II. of the Uncovenanted Absentee Rules, commencing fro m the 1st ultimo.

C. B. Young, Lieut .- Colonel, Secy. to the Gont. of Bengal; in the Public Works Dept.

## [ 2650 ]

## ORDERS by the LIEUTENANT-GOVERNOR, N. W. Provinces.

## JUDICIAL DEPARTMENT.

No. 4A.

Camp Deig, the 21st November 1860.

With the sanction of His Excellency the Viceroy in Council, Mr. Major Henry Court is appointed to be Superintendent General of Police in the Districts under the Government, North-Western Provinces.

## No. 2919A.

The 22nd November 1860.

With reference to Section XXII., Act VIII. of 1859, the Hon'ble the Lieutenant-Governor is pleased to exempt the following personages from personal appearance in the Civil Courts:—

DIVISION.	District.	Rank and Names of persons exempted.	Residence.	Remarks.
Mersur Division.	Scharunpore Mozuffernuggur Allygurh	Rajah Rugbhur Sing of Landhouralf. Nawab Ahmud Ally Khan of Kurnaul Rajah Teekun Sing Bahadoor of Moorsan Rajah Gobind Sing Bahadoor of Bindrabun	Landhourah. Kurnaul. Moorsan. Bindrabun.	
AGRA DIVISION.	Muttra Agra  Furruckabad Mynpooree  Etawah	Rajah Pirthee Singh of Awah Rajah Muhundur Sing Bahadoor of Bhudowur Rajah Bulwun Sing, son of Maha Rajah Chet Sing of Benares Rajah Oodit Singh of Tuwah Rajah Bhowanee Singh Bahadoor of Mynpooree Kour Zore Singh of Purtabnere Rajah Jusumut Rao Bahadoor of Lukbna	Awah.  Bah Pinahut.  City of Agra. Tirwah.  Munpooree. Purtabnere.  Lukhna.	
ROHILCUND DIVISION.	Moradabad	Rajah Sheoraj Singh of Kasheepoor	Kasheepoor.	
BENARES DIVISION.	Mirzapore Ghazeepore Goruekpore	Rajah Run Indur Vikrum Sah of Nepaul Rajah Ber Indur Vikrum Sah of Nepaul Maha Rajah Issuree Pershad Narain Sing Bahadoor Shah Zadah Sheo Deo Singh of the Punjaub Rajah Deo Narain Sing Bahadoor Rajah Kulla Ram Misser Prince Mirza Fyaz Ooddeen as Head of the Benares Branch of the Ex-Royal-Family of Delhie Rajah Lall Rajundur Singh of Kuntil, Maha Rajah Muheshur Buksh Singh Bahadoor of Doomraon Rajahs Muhpal Singh and Lall Mehender Singh of Bustee Rajah Krishen Kishore Chund of Gopalpoor Rajah Oodey Narain Mull of Mojhowlee Rajah Krishen Purtab Bahadoor Sahie of Tumkobee	City of Benares.  Ditto.  Ramnuggur  Benares. Ditto. Ditto. Ditto.  Ditto. Bejypoor.  Doomraon.  Bansee Khas.  Gopalpoor Khas.  Mojhowlee Khas.  Tumkobee Khas.	

DIVISION.	District.	Rank and Names of persons exempted.	Residence.	Remarks.
BENARES DIVISION.	Goruckpore	Rajah Roodur Purtab Sing of Onowla Rajah Lall Muhesh Seetta Buksh Ba- hadoor Singh of Bustee Sirdar Soorut Singh Bahadoor Rae Muheeput Singh Bahadoor	Onowla Khas.  Bustee Khas.  Mouzah Doomree, Tuppah Doomree.  Mouzah Murwut- tiah, Tuppah Doob Khura.	
JUBBULPORE DIVISION.	Dumoh Jubbulpore Seonce Nursingpoor	Rajah Bulumut Singh Rao Ram Chund Rao Rao Ununt Rao Rao Bhopal Singh Rajah Hurbuns Rao Thakoor Chait Singh Hindoo Putt Musst. Raj Koour Dewan Nujjuf Khan Rajah Nizam Shah	Putairah, Pithonah, Jeysingnugger, Nimonee, Hutree, Matunpoor, Belkhera, Soonderpoor, Sconee, Chichlee,	All these persons hav- ing enjoyed the privilege of exemption from per- sonal appearance in the Civil Courts under former orders, will continue to emoy the same privilege during their lives.
Jubbul	Hoshungabad	Thakoor Kesree Singh Rao Purtab Singh Rao Dheeruj Singh Dewan Firthee Singh Rajah Zalim Singh Rajah Urjoon Sing Rajah Duraio Singh Rajah Chutter Shah	Kundye, Oomureea. Belarah. Bumnee. Futtehpoor. Ditto. Ditto. Sobhapoor.	daning their nves.
JHANSI DIVISION.	Jhansi	Rajah Pirthec Paul, Chief of Khanna Dana Rajah Kisho Rao, Chief of Goorserai Sham Bace, Jaghcerdar of Ulgec Indurject, Jaghcerdar of Taria	Khanna Dana. Goorserai. Ulgee. Taria.	

The exemption is declared to be merely from personal appearance in the Civil Courts and not from iurisdiction of the said Courts.

#### No. 2953A.

Camp Koombhare, the 23rd November 1860.

Mr. J. C. Robertson, Joint Magistrate and Deputy Collector of the 2nd Grade, is posted to the District of Muttra, in the Agra Division.

#### No. 2958A.

Assistant Surgeon H. C. Cutcliffe, attached to the Artillery at Meerut, is appointed Civil Assistant Surgeon of that Station.

## No. 2964A.

Assistant Surgeon J. Murray, M. D., in charge of the Mhair Regiment, is appointed to be Civil Assistant Surgeon of Ajmere.

## No. 2972A.

Leave of absence, on Medical Certificate, for two months, is granted to Assistant Surgeon G. B. Hadow, Civil Assistant Surgeon of Moradabad, is addition to the leave for thirty days granted to that Officer in Orders of the 4th ultimo, No. 1251.

Sub-Assistant Surgeon Baboo Tara Chund Pyne, attached to the Charitable Dispensary, will afford

Medical aid to the Military Police and Civil Station of Moradabad, during Mr. Hadow's absence.

#### No. 2979A.

Camp Bhurtpore, the 21th November 1860.

Lieutenant W. G. Ward, Assistant to the General Superintendent of Operations for the Suppression of Thuggee and Dacoity at Jubbulpore, is vested with the powers of a Joint Magistrate in the Saugor and Nerbudda Territories.

## No. 2992A.

Camp Deig, the 21st November 1860.

The Lieutenant-Governor is pleased to make the following appointments:—
Mr. E. C. Bayley to be Magistrate and Collector

Mr. E. C. Bayley to be Magistrate and Collector of the Allahabad District.

Mr. Henry Lushington to be Magistrate and Collector of the Azimgurh District.

## No. 2993A.

Camp Bhurtpore, the 26th November 1860.

Mr. F. Williams resumed charge of his duties as Commissioner of the Meerut Division on the 3rd instant.

#### REVENUE DEPARTMENT.

No. 1598A.

Camp Deig, the 21st November 1860.

Hurdyal Sing, Sheristadar of the Meerut Collectorate, is appointed to act as a Deputy Collector, under Regulation IX. of 1833, while Deputy Collector Koor Wuzeer Ally Khan, attached to the Meerut District, is employed on duties connected with the execution of the Income Tax Act.

#### No. 337A.

The following Tehseeldars of the Dumoh District are appointed to be Assessors, under Act XXXII. of 1860, in the Circles specified opposite their

Lallah Tukht Sing, Teh- In the Tehseelee of Dumoh. Syud Hoozubher Ali, Tehseeldar

## Νο. 1603Α.

The 22nd November 1860.

Furhut Allie, Deputy Collector of Jaloun, is placed in charge of the Treasury of that District from the 1st instant, until the return of Mr. Deputy Collector Passanah, or until further orders.

#### No. 1605A.

Camp Koombhare, the 23rd November 1860.

WHLREAS it appears to the Hon'ble the Lieutenant-Governor that land is required to be taken up by Government, in the Allahabad District, at the public expense for a public purpose, viz. for a Musketry Practice Ground, it is hereby declared that 137 acres, or thereabouts, of land in Mouzahs Kissaree, Dewghat, and Jeyrampore, Pergunnah Chail, in the Allahabad District, is required for the above purpose.

This Declaration is made under Section II., Act

VI. of 1857.

#### No. 345A.

The following Officers of the Jaloun District are entrusted with the duties of Assessors, under Section XXI. of Act XXXII. of 1860, in the Circles specified opposite their names:-

Captain T. A Corbett, Assis- In the Town and Pergunnah tant Commissioner of Orai.

Muza Furhut Allie, Officiat-ing Deputy Collector ... In the Towns of Koonch and Jaloun, and also in the Pergunnahs of Koonch and Jaloun.

Allee Jan, Deputy Collector (In the Town of Duboh, and in the Pergunnahs of Duboh, Indorkee, and Madhogurh.

Mi Sturt, Deputy Col- In the Town of Calpee, and the Pergunnals of Atta

#### No. 346A.

All the Tehseeldars of the Jaloun. District are appointed to be Ex-efficio Assessors, under Act XXXIL of 1860, in respect of Assessments upon profits arising from land within their respective juri-dictions.

#### No. 350A.

Comp Bhurt pore, the 24th November 1860.

Neaz Ali, Deputy Collector in the District of Jhansie, is entrusted with the duties of an Assessor, under Act XXXII. of 1869, in the Pergunnahs of Mow, Pundwaha, and Gurotha, of that District.

#### No. 351A.

Ahmed Hossein, Tehseeldar of Jhansie, is appointed to act as an Extra Deputy Collector, for the purposes of Act XXXII. of 1860, in the District of Jhansie, until Neaz Ali, Deputy Collector shall return from leave of absence and will not the control of the contr tor, shall return from leave of absence, and will perform the duties of Assessor in the Pergunnahs of Mow, Pundwaha, and Gurotha, of that District.

#### No. 352A

The following Officers are appointed to be Assessors, under Act XXXII. of 1860, in the Jhansie District, within the Circles specified opposite their names .-

Gopal Rao, Fouzdarry She- { In the Pergunnahs of Jhansie, ristadar ... { Kurrurra, and Puchore.

Gungapershaud, Moonsirim
Survey and Settlement
Department ... In the Pergunnahs of Mote

#### No. 353A.

Mr. V. Berkely, Principal Sudder Ameen, is appointed to be an Assessor, under Act XXXII. of 1860, in the Town and Sub irbs of Jhansie.

#### No. 351A.

All the Tehseeldars of the Jhansie District are appointed to be Ex-oflicio Assessors, under Act XXXII. of 1860, in respect of the Assessment of the duties on profits arising from land, each in his own Circle.

#### No. 1611A.

Pundit Ishree Pershaud, Deputy Collector of Jhansie, is placed in charge of the Treasury of that District.

### No. 570A.

## The 26th November 1860.

The following are appointed to be Assessors, under Act XXXII. of 1860, in those portions of the District of Dehra Doon, which are specified opposite to their names :-

In Mussoorie, Landour, Rajpore, and Dehra. Mr. C. B. Carbery

Dubeedoss, Peshkar of Kal- In Pergunnah Jounsul

Radha Kishen, Tehsceldar of In Dehra Doon, exclusive Dehra ... of Rajpore and Dehra.

## No. 375A.

The following Officers are entrusted with the duties of Assessors, under Section XXI. of Act XXII. of 1860, in the Humcerpore District, in the Circles specified opposite their names :-

Mr. P. Wigram, Assistant In the Pergumaha of East Collector ... and Soomairpoor.

Mr. E. A. Cline, Deputy In the Pergunnahs of Mo-Collector ... hala and Jertpore.

Moonshee Munsoor Ali, De- In the Pergunnals of Ju-puty Collector ... lalpore and Humeerpore.

#### No. 376A.

Adinath, Tehsceldar of Punwaree, in the Humeerpore District, is appointed to be an Assessor, under Act XXXII. of 1860, in the Pergunnals of Punwaree and Mowdha, in that District.

#### No. 384A.

#### The 27th November 1860.

The following Officers are appointed to act as Extra Deputy Collectors for the purposes of Act XXXII. of 1860, in the District of Muttra, and will perform the duties of Assessors in the Pergunnahs specified opposite their names:—

Mr Penson, of the Customs
Department ...
Jin the Pergunnahs of Nohjheel Kosee, Sabar and Areeng
Motee Lall, Tehseeldar of
Muhabun, Sydabad, and Julleysur.

#### No. 385A.

Kunnoo Lall, Deputy Collector of Muttia, is entrusted with the duties of an Assessor, under Act XXXII. of 1860, in the Huzoor Tehscel of that District.

#### No. 356 A.

All the Tehsceldars of the Muttra District are appointed to be Ex-officio Assessors, under Act XXXII. of 1860, in respect of the Assessment of the duties on profits arising from land, each in his own Circle.

## GENERAL DIPARTMENT.

#### No 1309 1.

Camp Deig, the 22nd November 1560.

In Notification No. 1210A., dated Camp Moradabad, the 29th October 1860, and published in the Gazette of the 6th November, for the "Reverend G. T. Robinson," read the "Reverend G. T. Palmer."

## No. 1320A.

Camp Koombhare, the 23rd November 1860.

Assistant Surgeon P. O'Brien, r. R. c s, is appointed to be a Member of the Saugor Local Dispensary Committee.

#### No. 1321A.

Camp Bhurtpore, the 24th November 1560.

The Reverend Dormer Fynes Clinton is appointed to be Joint Chaplain of Agra, with the Reverend W. Simpson, in succession to the Reverend R. Panting, deceased

By Order of the Hon'ble the Lieutenant-Governor, North-Western Provinces,

> G. E. W. Coupin, Sery. to Government, N. W. P.

#### PUBLIC WORKS DEPARTMENT. No. 3041A.

Camp Bhurtpore, the 27th November 1860.

Notifications.—It is hereby notified for general information that only those persons who, on joining the First Department of the English Class at the Thomason College at Roorkee, shall bind themselves, on passing the prescribed examination, to serve the Government for a term not less than three years, shall receive instruction face of expense. All others shall pay a monthly fee of Rupees 20 during the two Sessions of their attendance at the College.

The penelty of quitting the Public Service within the prescribed period will consist in a fine of a sum one-fourth in excess of the fees which would have been paid at the College.

#### No. 3059A.

#### The 28th November 1860.

Licutenant Ricketts, Assistant Commissioner of Jubbulpore, is appointed to be a Member of the Road and Ferry Fund Committee of the Jubbulpore District.

By Order of the Hon'ble the Lieutenant-Governor, North-Western Provinces,

A. CUNNINGHAM, Colonel,

\* Secy. to Gort., N. W. P.,

in the P. W. Department.

#### ORDERS by the LIEUTENANT-GOVERNOR, Punjab Provinces.

Leave.—Lieutenant E. L. Ommanney, Assistant
General Depart.
General Depart.
General Depart.
General Depart.
Han District, has obtained
to 26th November one month's indulgence leave,
from such date as he may
avail himself of the same.

Lientenant L. J. H. Grey, Assistant Commis-General Department, No 3090, dated 28th November Ungent private affairs, from the 13th to 25th current, in extension of that granted in Punjib Gazette of the 14th idem.

Mr. D. F. McLeod, c. B., Financial Commis-General Departsioner, Punjub, having reported ment, No. 3056, dated 26th November Sick Furlough on the 11th 1860. Sick Furlough on the 11th instant, is granted the usual

Promotions.—Mr. G. Housden, 3rd Class Assistant Revenue Surveyor in the Denajat Survey, to be 2rd Class Assistant Surveyor, from the 1st October 1860.

Mr. E. Fov, 2nd Class Sub-Assistant Surveyor in the Derijit Survey, to be 1st Class Senior Sub-Assistant Surveyor, from the same date.

Proble Works Department, No 2210, dated 27th November 1860.

Transfers.—Sub-Conductor and Probationary Assistant Engineer W. Manneth Market Computer W. Manneth Market Computer Substitution of the Lower Substitution of the Lowe

Public Work De partment, No. 2211, dated 27th November 1860. Mr T. W. Knowles, Assistant Engineer, 2nd Class, from the Lower Suhmd Division to the 5th Division, Grand Trunk Road.

Appointments — Mr. W. B. Jones, Officiating General Depostment, No. 3088, deceil Commissioner, will revert to 28th November to his appointment of Assistant Commissioner, and is posted to the Lahore District.

Native Doctor Mohummud Hoosein Khan,
General Deputment, No. 3062, dated 26th November appointed to officiate as Assistant Demonstrator of Anatomy
in the Lahore Medical College, as a temporary arrangement.

R. H. DAVIES, Secy. to Govt., Punjab.

#### LAHORE, 28TH NOVEMBER 1860.

#### 6th Punjab Infantry.

No. 455 .- Subadar Shah Gool is permitted, at his own request, to resign the Service.

No. 456 .- Erratum .- In Punjab Order No. 431, dated 3rd instant, transferring a Sepoy to the Guide Corps, for "Yahoot Khan," read Yakoot Khan.

#### Hissar Division Mounted Police.

No. 457 .- Transfers .- Jemadars Hafiz-Meer Mahomed Khan and Fojdar Khan, from Sirsa to the Hissar Ressallahs.

Jemadar Futtehdeen Khan (1st.) and Jemadar Futtehdeen Khan (2nd.) from the latter to the former.

#### 3rd Regiment Punjab Cavalry.

No. 458 .- The Regimental Order dated 12th November 1860, by Major L. B. Jones, Commanding, appointing Lieutenant H. S. Jarrett, Doing Duty Officer, to officiate as Adjutant, in addition to his other duties, in room of Lieutenant and Adjutant W. C. B. Ryan, proceeding on Furlough, is confirmed.

#### 1st Regiment Punjab Cavalry.

No. 459.—Transfers.—The under-mentioned Sowars, from the 2nd Regiment Punjab Cavalry, with effect from the 21st October 1860 :-

Futtehdeen. Lall Sing. Attur Sing. Futteh Sing. Baja Sing. Nidhan Sing. Goojur. Golab Sing. Punjab Sing. Mahomed Jan. Yakoob Khan. Sirdar Khan. Jooma Khan. Ajub Khan. Kyam. Azghuroodeen. Synd Ahmed Shah. Baz Gool. Mazoollah. Ahmed. Shah Gool. Samunder. Goolzar. Dara Shah.

Mahomed Buksh. Luchmon. Jewun. Tarrah Chund. Baz Khan. Allie khan. Gamon Khan. Gamon Khan, (2nd.) Ram Chund. Joolfuth. Ayaz Khan. Ameer Chund. Oomur Khan. Attur Sing, (2nd.) Myhtab Sing. Boor Sing. Dhunnah Sing. Amen Sing. Jewun Sing. Hurree Sing. Ummur Sing. Gamon Khan, (3rd.) Jhundeh Khan. Peera Duttah.

G. HUTCHINSON, Major, Offg. Secy. to Govt., Punjab. Military Department.

Roora.

#### Orders by the Board of Revenue, Lower Provinces.

No. 67.

Fort William, the 8th December 1860.

\* To Commissioners, No. 621, dated 5th December 1860. To Collectors, No. 66, dated 4th December 1860, and No. 237, dated 5th December 1860. To Superintendents of Survey, No. 621, dated 5th December 1860.

REFERRING to the call\* lately made by the Board for Estimates of Receipts and Expenditure in 1861-62, the attention of all Revenue Officers is called to the followinginstructions issued by Government of

Bengal to all Heads of Departments.

By Order of the Boarc of Revenue, Lower Provinces,

H. L. DAMPIER, Offg. Secretary.

CIRCULAR. No. 3751.

FROM H. BELL, Esq., Under-Secy. to the Govt. of Bengal,

TO THE HEADS OF ALL DEPARTMENTS.

Fort William, the 30th November 1860.

SIR,—THE Lieutenant-Governor desires to call the attention of the Heads of all Departments, subordinate to this Government, to the very important collection of papers which appeared in the Appendix to the Calcutta Gazette of the 24th instant. From the Audit and Budget Committee's letter No. 26, of the 27th ultimo, and the Financial Resolution upon it, the Heads of Departments will perceive that they are required to prepare a careful Estimate of the probable Receipts and Disbursements of their particular Departments for the approaching financial year 1861-62, and to submit it to the Local Civil Auditor (Accountant) by the 1st of January next. The Lieutenant-Governor will hold the Heads of Departments responsible for the punctual submission of the Returns : and should any Subordinate Officer delay to furnish the Head of his Departments with any informa-tion which may be required of him, his conduct should at once be brought to the notice of Government.

2. The Licutenant-Governor takes this opportunity of impressing upon the Heads of Department, and the Officers subordinate to them, the urgent necessity that exists for reducing expenditure to the lowest possible limits consistent with efficiency. The Resolution of His Excellency the Governor General in Council, No. 126, of the 19th instant, shows how urgent this necessity is. It is needless therefore for the Lieutenant-Governor to dwell further upon this subject,

3. The Estimates Forms will be separately forwarded to the Head of each Department : and it is hoped that no time will be lost in filling up the prescribed Forms and forwarding them to the Local Civil Auditor (Accountant). Should the Heads of Departments experience any difficulty in filling up the Returns, they should place themselves in communication with the Accountant to the Government of Bengal.

I have, &c., (Sd.) H. Bell, Under-Secy. to the Goot, of Bougal.

# No. 2

The following alteration and addition is to be made by hand to the Rents Bill Series: -

#### To be added after Rule XII.

RULE XIII.—Civil Court Ameens have no claim for extra remuneration for the performance of any duties that may be required of them in cases under Act X. of 1859, but they will be allowed the travelling expenses which have bond fide been incurred when deputed on such duties, and those expenses will be disbursed by the Collectors and delrayed by Government.

#### To be substituted for Rule IV.

Heading 2 of Schedule B., Act XXXVI. of 1860, requires that decrees in suits, of which the value of the claim is above 50 Rupees shall be taken on stamped paper. In suits under Act X. of 1859, of which the claim is below that amount, the copies of decrees will be given on plain paper, and may, of course, be filed on such paper as exhibits in other cases.

All Revenue Officers are required to report the execution of these orders to the Board without delay.

H. L. DAMPIFR,
Offg Secretary.

BOARD OF REVENUE, L. P; Fort II illiam, The 7th December 1860.

#### Opium Notification.

Notice is hereby given, that, on Monday, the 7th January 1861, at the hour of Eleven o'clock in the forenoon, will be put up to Sale at the Exchange Rooms at Calcutta, and sold by Public Auction, for exportation by Sea, the under-mentioned quantity of Opium, the provision of 1859-60, subject to the following conditions, viz:—

Produce of Behar Agency ... Chests 1,220 Ditto of Benares ditto ... , 560

Total Chests ... 1,780

## Conditions of Sale.

- 1. The Opium will be sold for exportation by Seconly, and no Certificate will be granted except to cover such export.
- 2. The Opium will be ordinarily offered for sale at an upset price of Rupees 400 per Chest, and sold to the highest bidder above that price, except under the circumstances for which provision is made by Clause 12 of the Conditions of Sale.
- Sale,
  3. The Sale shall commence at the hour of 11 A. M., and shall not be continued after the hour of 5 P. M.; but if at that hour any of the lots advertised for Sale shall remain unsold, the Sale may, at the discretion of the Board of Revenue, be resumed on the next day following (not being Sanday or a Public Holiday), at the hour of 11

- A. M., and so on until the whole of the remaining lots are disposed of; or, it the quantity of 1780 Chests shall not be sold on the day advertised, the Board may dispose of the lots which remain on hand at a future Sale.
  - 4. Each lot to contain Five Chests.
- 5. A deposit in a Promissory Note, either for 25 per cent. even money of the amount for which each lot is knocked down, or for Rupees 1000, at the discretion of the Officer superintending the Sale, shall be made by the purchaser in the Sale-Room, and before the lot is registered in the Sale-Book; and all such Promissory Notes shall be redeemed, on the part of the purchasers, at this Office, by Sub-Treasurer's Receipts, or by substitution of other Public Securities of the Bengal Government, on or before 4 o'clock of the afternoon of Saturday, the 12th January 1861, or, on the other hand, failing such redemption by the time aforesaid, then the lot or lots for which no Sub-Treasurer's Receipts or deposit of other Public Securities as aforesaid, shall have been delivered in, shall be re-sold at such time or times, and under such conditions of re-sale as the Board of Revenue shall see fit, and all losses and texpenses whatsoever attending such re-sale shall be borne and paid by the defaulters, whilst any profit accruing from such :e-sale shall be forfeited to Government.
- 6. The Promissory Notes taken or the day of Sale, under the last mentioned condition, if remaining unredeemed on the said 12th January, will be placed in the hands of the Solicitor to the Government for realization in such manner as to him shall seem fit.
- 7. No tender of money, Sub-Treasurer's Receipts, or Public Securities, on account of Opum, upon which the prescribed deposit may not have been made before 4 o'clock of the 12th January, will be afterwards accepted.
- 8. The Opium now advertised for Sale shall be paid for within fifteen clear days from the day of Sale, that is to say, no Treasury Receipt will be accepted in payment after 4 P. M. of Tuesday, the 22nd January 1861; and in case any lots of such Opium shall not be so paid for and adjusted, then the each deposit of 25 per cent, even money of the amount for which each lot is knocked down, or Rupees 1,000 for each lot, or any Public Securities that may have been deposited on account of such lots or chests, shall be forfeited, and the Opium be disposed of, on account of Government, at such time and in such manner as the Board of Revenue shall think fit; and the first purchaser shall further be required to make good any loss or difference of price between that obtained at the re-sale and the amount at which the Opium was first purchased, forfeiting all advantages that may arise from such re-sale.
- 9. Purchasers taking out certificates or orders for the delivery of Opium, after making full payment, as above prescribed, shall have the option of naming the number of lots of their purchase which they may desire to be included in each certificate or order; and it is to be clearly understood that the certificates or orders so taken out shall be considered final, and not afterwards changeable for other certificates or orders authorizing the delivery of single lots, or of a different number of lot or chests, whether more or less, than the number of lots or chests originally required to be included in each certificate or order.

- 10. No Sub-Treasurer's Receipts or deposit of Public Securities, under the fifth of the present Conditions, will be received in this Office except from the party recorded as the purchaser in the Sale-Book, or his authorized Agent. The receipt for deposit of Public Securities will be granted only in the name of such purchaser, and the Securities so deposited will be returned when payment in full has been made by the said purchaser or his order.
- 11. The Officer superintending the Sale on the part of the Board of Revenue is empowered to reject, at his discretion, the bid of any individual, unless such individual shall on demand tender at the time a deposit, either in Bank of Bengal Notes, Sub-Treasurer's Receipts, or other Government Securities, equal to 25 per cent. even money of the amount so bid, or to Rupces 1,000 for each lot.
- 12 With a view to prevent fictitious bidding, designed to obstruct the Sale, it is hereby notified that the Officer of Government superintending the Sale shall be competent, at any time during the Sale, to withdraw any unsold lot, and immediately to put it up again for sale at a maximum upset price, diminishing the same gradually until a bid is obtained, and the first bona fid bidder for a lot, after it has been offered for sale in the mode here described, shall be held and declared to be the purchaser of the said lot; and the Officer of Government superintending the Sale shall also be competent to dispose in the same manner of as many of the subsequent lots as he may think proper, provided always that no lot shall be sold below the minimum price of 100 Rupees, specified in the second clause of these Conditions.
- 13. The purchaser of any lot shall have the option of naming and purchasing in immediate succession, at the same purce, and under the same conditions, any number of lots of the same Agency Opium to the extent of twenty five lots, provided always that there remain a sufficient number of lots of that Opium to complete the said twenty-five, but not otherwise.
- 14. In the event of any dispute or difference touching or concerning any matter or question arising out of the Sale of the Opium included in this Notification, or adjustment of the account thereof, the rime shall and may be tried and decreled in the Supreme Court of Judicature at Fort William in Bengal, and all and every plea and pleas to the jurisdiction of the said Supreme Court shall be waived.
- 15. The following papers, together with samples of the Opium for Sale, will be exhibited for inspection on the day of Sale, or may be seen previously to that date by application at the Office of the Junior Secretary to the Board of Revenue:—
- No 1. Certificate of the Opium now advertised for Sale.
- No. 2. Report of the examination of such Opium.
- 16. The public are hereby informed that, in providing the investment of the Behar and Benares Opium for the year 1859-60, the same precautions have been taken as those which have been observed during past years, to have the drug procured and sent down in a pure state, to have only the prescribed quantity of leaves used in forming the cakes, and to have the due proportion of Opium put into each cake. An account of the weight

- of the drug when packed at Behar and Benares, and a statement of the average weight of the chests, indiscriminately taken for the purpose of comparison from the despatches on arrival at Calcutta, may be seen on application at the Office of the Junior Sceretary to the Board of Revenue. Four chests of Behar and Benares Opium, 112., two of the season's provision under Sale, and two of the previous season, will be also shown to the purchasers at the Exchange Rooms on the day of Sale, to enable them to judge of the state of preservation in which the drug has been kept.
- 17. Any further information respecting weight or quality of the Opium selvertised for Sale, that may be desired by parties connected with the trade, will, as heretofore, be furnished to them on application at the Office of the Board of Revenue; but, in accordance with established usage, under no circumstances will the Board entertain or recognise any claim to compensation for loss from any deficiency of weight, abstraction of Opium, or adulteration of the drug, which may be preferred on reference to chests after the Sale and delivery of the Opium for shipment.
- 18. The public are hereby informed that, in addition to the quantity above-mentioned for Sale in January, the following quantities, more or less, of Behar and Benares Opium of 1859-60, will be brought to Sale in the year 1861, on or about the dates specified below. The Board, however, reserve to themselves the right of altering these dates should circumstances render it expedient to do so:—

		Beliar, about	Benares, about Chests.	Tetal, about Chests.
On or about	Wednesday, 6th Feb. 1861	- 1220	560	1780
Do.	Thursday, 7th March ,,	1220	560	1780
Do.	Wednesday, 10th April "	- 1220	560	1780
Do.	Wednesday, 8th May "	- 1220	560	1780
1)0.		- 1220	560	1780
Do.	Monday, 10th June ,, Monday, 8th July ,,	- 1220	560	1780
Do.	Monday, 5th August ,,	- 1220	600	1780
1)0.	Monday, 9th September,	- 1220	560	1780
Do.	Tuesday, 7th October "	- 1220	560	1780
100.	Wednesday, 6th Nov. "	- 1 1220	560	1780
Do.	Thursday, 5th December ,,	- 1214	601	1845
	Total	- 13441	6201	19645

19. It is hereby further notified that, under the 6th Article of the Convention between Great Britain and France, dated the 7th March 1815, quoted below, the Agents in India of the French Government, or persons duly appointed by them, are entitled to demand that, out of the quantities of Behar and Benares Opium declared as above for Sale at the twelve Sales in the months of January, February, March, April May, June, July, August, September, October, November, and December 1861, there shall be delivered to them, at the average of the particular Sale or Sales to which the Opium so applied for may belong, a quantity not exceeding in the aggregate 300 chests; and the Agents of the French Government must make requisitions for the whole of the Opium required by them during the year, within thirty days after the publication of this Advertisement, specifying the particular Sale or Sales from which the quantity of Opium is intended to be taken. If the Agents of the French Government

shall not make the requisition for Opium within the

time above-mentioned, the en-tire quantity of about 21,425\* Chests. \* Behar ... 14,664 Benares... 6,761 Chests of Behar and Benarcs, as above estimated, will be Benares ... 21,425 brought to Sale in the usual manner; and if they shall

make application for a quantity of Opium to be delivered to them out of the quantity advertised for Sale at each or any of the twelve Sales above mentioned, but shall not pay for it within the prescribed period of payment, the Government of Bengal reserves to itself the right of disposing of the Opium which the French Authorities may so fail to pay for, either by increasing the quantity reserved at the Sale next ensuing the date of payment, or by selling it at a Sale to be held expressly for the purpose.

Article 6 .- "With regard to the trade in

"Opium, it is agreed between Article of the "the high contracting parties " that, at each of the periodical referred to.

"Sales of that article, there "shall be reserved for the French Government, and "delivered upon requisition duly made by the "Agents of His Most Christian Majesty, or by " the persons duly appointed by them, the number " of chests so applied for, provided that such sup-" ply shall not exceed three hundred chests in each year, and the price for the same shall be deter-"mined by the average rate at which Opium shall "have been sold at every such periodical Sale, it being understood that if the quantity of Opium "applied for at any one time shall not be taken "on account of the French Government, by the "Agents of His Most Christian Majesty, within " the usual period of delivery, the quantity so ap-"plied for shall nevertheless be considered as so much in reduction of the three hundred chests "hereinbefore mentioned. The requisitions for "Opium as aforesaid are to be addressed to the "Governor General at Calcutta, within thirty days "after notice of the intended Sales shall have

"been published in the Government Gazette." By Order of the Board of Revenue,

ASHLEY EDEN. Offy. Junior Secretary.

FORT WILLIAM, The 10th November 1860.

No. 1344.

Notice.

TENDERS will be received at this Office, until 2 P. M. of Thursday, the 13th instant, for the transport to Sulkea of about 60,000 Maunds of Salt stored at Ghaut Pooreeghatta, in the Hidgel-

lee Agency.
2. The Tender must specify the rate per 100 Maunds, including all charges whatever, at which the Tenderer would engage to deliver the above Salt at the Sulkea Government Golahs. The Tenderer must also be prepared to furnish unexceptionable security.

3. The Board reserve to themselves the right

of rejecting any Tender without assigning a

Order of the Board of Revenue.

A. EDEN, Offy. Junior Secretary.

No. 1420. Notification.

ALL Collectors are hereby requested to submit, punctually on the 1st January next, a Statement shewing the number of adhesive Stamps, under Act XXXII. of 1860, sold by them three months ending 31st December 1860. for the

By Order of the Board of Revenue,

A. EDEN. Offg. Junior Secretary.

FORT WILLIAM, The 11th December 1860.

#### Memorandum No. 1061.

THE attention of Treasury Officers is requested to the subjoined Circular. The Remittances should be credited in the Treasury Accounts to the head of "Remittances of the Military Department," subordinate to "Military Department."

W. WATERFIELD, Offg. Acett., Goot. of Bengal.

FORT WILLIAM,
Office of Accelt, to the Govt. of Bengal,
The 5th December 1860.

Circular No. 21.

TO THE EXECUTIVE OFFICERS IN THE COMMISSARIAT, STUD, AND ARMY CLOTHING DEPARTMENTS, AND TO THE ORDNANCE AGENTS.

Deted, Fort William, the 20th November 1860.

ACCT. GENL'S OFFICE, MILITARY DEPT.

Sir,-In supersession of the practice of employing Miscellaneous Cash Receipts in aid of Departmental expenditure, I am directed by Accountant General to request that, from the month of December proximo, you will carefully observe that all sums realized, which were not included in the previous estimated receipts of your Department, are paid into the nearest Civil Treasury on the last working day in each month. The amount will be charged in your Accounts under the head "Remittances of the Military Department," the debit being in every case supported by the receipt of the Receiving Officer.

2. The Remittances in question will embrace proceeds of sale of Surplus Stock, of unserviceable Stores, Fines, and Forfeitures, and generally all sums not previously included in the Departmental Estimates.

I have, &c., S. G. WYATT, (Sd.) Offg. 1st Asstt. Acett. Gent. to the Gort. of India.

#### Notification, No. 27.

MR. JOHN MULLER, Income Tax Assessor, received charge of the Darjeeling Treasury on the 4th instant.

MR. J. JOHNSON, Uncovenanted Deputy Collector, received charge of the Beerbhoom Treasury on the 8th instant.

MR. S. C. HAMPTON, Uncovenanted Deputy Collector, received charge of the Hazareebaugh Treasury on the 8th instant.

MR. J. HIND, Additional Assistant Commissioner of Arracan, received charge of that Treasury on the 28th ultimo.

W. WATERFIELD, Offg. Acctt. to the Govt. of Bengal.

FORT WILLIAM; Office of Accountant to the Gont. of Bengal, The 11th December 1860.

## 2658

### ADVERTISEMENT OF SALE.

Notice is hereby given, that the Zemindary Right of Government to the several Khas Mehals, situated in the District of Midnapore, and mentioned in the Statement hereto annexed, will be put up to Sale, under Orders of Government contained in the Tunder-Secretary's letter, addressed to the Secretary to the Board of Revenue, under date the 3rd November 1859, No 2722, in the Midnapore Collectorate, on 1 rid is and Saturday, the 14th and 15th December 1869, corresponding with the 2nd and 3rd Pous 1268 Umlee. The purchaser of such Mehals will be subject to the conditions laid down below -

## CONDITIONS OF SALE.

1st — Estates to be sold to the highest bidders above the upset piece.

2nd — When the amount of purchase money does not exceed 100 Rupies, the whole amount to be paid down at once. When the amount of purchase money exceeds 100 Rupies, a deposit of Rupies. \$5 per Cent to be at once made upon the amount bid, the same to be forlested to Government if the whole amount of purchase money be not paid by noon of the fifteenth day after the Sale, reckoning the

day of Sale as one, and the Mehal will be again put up to Sale at the risk of the former purchaser.

31/1 — The Sale to be subject to existing leases, and to the right conferred by the settlement proceedings and laws in force, and purchasers to be bound to respect the rights of resident cultivators

who have signed the Jumin ibunder made by the Revenue Authorities

4/h -The annual Embankment charges of those Mehals which are assessed with such charges will be paid by the purch iscis is heretofore plud by Government prepertional ly with other Zemindars. The executive arrangements for the reputs and maintenance of the Embankments will remain in force

5th -The amount recorded on the subjoined description of the Mehals under the heading of Sudder Jumma represents the amount for which the new Proprietor will be liable on account of the Government Revenue of each Estate

6th -The right of Government to all Minerals to be reserved

No of Lot.	Tow jee Num- ber	Names of Mehals and Pergunnalis.	Area.			Sudder Jumma		Upset	Pri	ce.	REMARKS.
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	191	Mehals to be sold on the 11th Dec 1860 Kedarkoond Estate.  Rampoora, 12 annas share Pergunnah Kedarkoond Rampoora 1 annas share Pergunnah Kedarkoond Phalaspoor Pergunnah Kedarkoond Nookoria ditto ditto Chhoochhurra ditto ditto cingarpore ditto ditto Bhibanecpoor ditto ditto Kantachowkie ditto ditto Chuck Momeen ditto ditto Pahinjoor ditto ditto Shahapore ditto ditto Chundeepore ditto ditto Chock Purseoram do ditto Chock Magoorea ditto ditto	26 361 426 403 618 705	0 2 6 6 2 16 15 9	B 12 12 8 12 10 12 8 4 5 14 11 10 8 12 8 8	Rs. As  386 4  141 4  556 1  101 7  961 12  528 1  20 8  3'4 8  353 3  325 10  430 2  338 13  41 10  158 4  204 14  110 8	7 6 2 2 4 2 4 2 4 2 4 2 4 2 4 2 4 2 4 2 4	Rs. 1,037 374 1,478 268 2,525 1,408 53 861 921 863 1,137 902 97 414 549 286	1 15 15 6 14 12 10 14 5 10 12 0 4 5	7 11/2 10 11/2 10 11/2 10 11/2 10 11/2 10 11/2 10 2 4	lease of all these Mehals will expire in 1864-65, 1271 U.
17		Azmutpore ulian Hurreechorpore Pergunnah Kedukoond Jukha Pergunnah Kedarkoond	91 54	n 4	4 8	63 5 84 9	2	168 92		1 0	e of all the such lease
19 20 21		Chuck Sreemunt Pergunnah Khurrukpore Chuck Bamoon Pergunnah Khurrukpore Dakhin Semolia Pergunnah Khurrukpore	46 76 605	10	0 8 12	47 7 77 2 448 £	4± 5± 10±	126 205 1167	8 11 13	111	The farming lease of all these. The rent paid on such lease is

Number.	Towjee Num- ber.	Names of Mehals and Pergunnahs.	Area.	Sudder Jumma.	Upset Price.
	_	Khurruhpore Estate.	Bgs. C. B	Rs. As. P.	Rs. As. P.
2.2		Roopnaratupore S annas share Per- gunnah Khurrukpore	]		)
22	1	Roopnarampore Sannas share Per-	}1,151 9 S	509 5 11	2,703 10 3
		gunnah Khurrukpore .	)	509 5 14	
	r	Buhooraput attas Burgui 8 annas	1	1,018 10 3	1
28	1	share Pergunnah Khurrukpore Buhooraput alias Burgar S annis	\$ 1,579 G 4	510 15 7	İ
		share Pergunnah Khuriukpore		510 15 71	2,719 5 74
		2000 1 10000 1 1000 1 1000 1 1000 1 1000 1 1000 1 1000 1 1000 1 1000 1 10000 1 1000 1 1000 1 1000 1 1000 1 1000 1 1000 1 1000 1 1000 1 10000 1 1000 1		1.021 15 2}	)
24 25		Babehattee Pergunnah Khurukpae Nischunta di to ditto	993 1 4	531 12 74 359 5 23	2,262 4 93 1,011 3 3
26		Shamnugger ditto ditto	165 2 0	119 9 2	1,131 2 03
27		Futtey Mohamud Pergunnah Khut-	178 10 5	120 2 71	374 4 11
	(	Gopcenathpote 10 annas Spie Pei-	) 11, 10	139 3 71	) "
28		gunnah Khurrukpore Gopeenathpore 5 annas 1 pie Pergun-	F 199 12 0	310 2 21	£1,379 5 13
	[	nah Khurrukpote .	`J (	170 1 11	.,
00		Chatra Barannah Elman		510 3 41	) <b></b>
29 30		Chatra Pergunnah Khuriukpore . Jetthea Pergunnah Khuriukpore	256 3 0 311 0 0	233 6 10 323 15 01	62° 7 61 57 3 3
31		Radhabullubpoor Pergunnah Khur-			
		rukpore	103 7 0	237 2 31	709 0 61
		Mehals to be sold on the 15th December 1860.			1
32		Bellagarea Pergunnah Khurrukpore	271 7 1	220 6 11	590 13 13
33 34		Sufeabad Pergunnah datto .	955 13 1	125 0 61	1,111 6 9
35		Chuck Monohui Pergunnah ditto Kajla Pergunnah ditto	1,332 15 1	75 9 5† 1,120 9 3	3 0 2 9 10 8
36		Moysa Pergunnah ditto	1,133 1 5	900 15 6}	2,616 5 2
37 38		Chuck Deplee Pergunnah ditto Sreekistopere Pergunnah ditto	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	75 10 7 1,117 7 5	$\begin{bmatrix} 211 & 9 & 0\frac{1}{2} \\ 3,067 & 11 & 9 \end{bmatrix}$
39		Rajgaun Perguun th difto	255 17 5	215 0 91	576 7 5
40 41		Neemguriapatna Pergunnah ditto Paiknugoree Pergunnah ditto	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	53 15 5	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$
42		Chukanooram Pergunnah ditto	13 13 5	12 5 5	113 15 3
43 44		Sarboosoobee Pergunnah ditto Radhakissore Pergunnah ditto	357 0 5	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	481 8 11   999 1 5
45		Chuck Mukrampore Perg. ditto	1,967 17 0	1,603 1 5	1,290 11 7
46 47		Seersee Pergunnah ditta Teghuriee Pergunnah ditta	937 6 12' 107 5 5	92 1 5	393 2 7   215 9 3
48		Jinsur Pergunnah ditto .	655 10 12	516 1 1	1,385 4 103
49 50		Kuddurppoor Pergunnah ditt	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	1,331 0 2 3 3,619 3 5
51		Doalegohal Pergunnah ditto Buradeeha Pergunnah ditto	1,662 13 6' 1,795 15 1	1,291 5 81	3,612 1, 10
52 53		Popurara Perguunah ditto	1,565 5 0	366 9 71	957 1 7
54		Nyabupan Pergunnah ditto   Jharea Pergunnah ditto	A 100 CO	653 9 11	1,852 15 0
55		Dhenkea Bykuntopore Pergh.ditto .	77 5 0	62 6 0	216 9 113 351 0 101
56 57		Juphulee Pergunnah ditto  Juphulla Pergunnah ditto	$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	573 11 14	2,339 11 15
57 58	1	Incla Pergunnah ditto	1,111 16 8	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	3,101 11 9 818 13 1½
60	٠.	Kowsowla Pergunnah ditto	518 17 12 1,352 5 8	316 7 7\\ 753 12 10.	2 058 13 5
61	4	Gumjarampore Pergunnah ditto	1,372 6 2	1,030 3 7	2,760 2 3 4,179 11 3
62	· my	Khatdanga Pergunnah ditto	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	4,179 11 3 166 2 61
64		Boolbool Chattee Pergunnah ditto	136 1 1	35 2 91	93 12 9
64		Forb Decales Pergunnah ditto	780 10 1	750 13 91	2,024 4 7
-4	1				D. Coornaux

Midnisons Collectorate, The 25th October 1860. F. B. COCKERELL, Offg. Collector.

#### Notice

Is hereby given, that Drafts will be issued from the Lucknow Treasury, from this date, bearing a new series of general numbers commencing with 096601.

E. BICKERS.

Extra Assistant Commissioner, in charge of Treasury.

Lucknow Treasury Office, The 30th November 1860.

#### Notice

Is hereby given, that the Titalyah Annual Fair will commence on the 20th February 1861.

A. G. MACDONALD,

Magistrate.

#### Notice

Is hereby given that the Cachar Mela, or Annual Fair, will be held at Silchai, in Cachar on the 30th and 31st December 1860, and the 1st, 2nd, and 3rd of January 1861.

Prizes will be given for the best specimens of Cattle, Raw Products, and Manufactures brought for Sale, a competent Committee being selected to determine the above.

Shops will be erected as heretofore for the convenience of Traders who may feel disposed to attend.

Races, Games, &c., open to all, will be held as usual, and a display of Fire-works take place.

N. B.—The last Mela was attended by a great concourse of people, and the results were so gratifying, as to encourage its continuance ainually. Many Buffaloes, cows, Ponies, and Goods of all sorts and kinds were brought for sale and readily disposed of

J. F. SHERER,

Offg. Superintendent.

ZILLAH CACHAR; Superintendent's Office, The 16th July 1860.

### Notice.

Notice is hereby given that a totally dismasted Schooner, about 50 Tons burthen, abandoned at Scam Latitude 18 and Longitude 98, has been brought up by the Ship Hamoody, and is now in possession of the undersigned, who will sell her by a Public Auction on or about the 12th instant, to defray Salvage and other charges incurred. Parties interested in the said Schooner will have the goodness to come forward and establish their interest on or before the said date of sale.

SHALK ALLY,

Commander of the Ship " Hamoody."

Calcutta, 4th December 1860.

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of Frederick Alexander Corderick Alexander Corderic Corderick Alexander Corderick Alexander Corderick Alexander Corderick Alexander

Pittar and Payne, Attorneys.

Chief Clerk's Office, the 7th December 1860.

In the matter of Charles Notice, that the peti-Phillips, of Raneemoody tion of the said Insol-Gully, in Calcutta, late vent, seeking the benefit a Master Pilot, an of the Act. XI. Vic. Insolvent. cap. XXI., was filed in the Office of the Chief Clerk on the 11th day of December instant, and by an Order of the same date the Estate and Effects of the said Insolvent were vested in the Official Assignee.

Insolvent in person.

In the matter of Charles On Tuesday, the 11th Phillips, of Rancemoody day of December in Gully, in Calcutta, late stant, it was ordered a Master Pilot, an that the matters of the Insolvent.

Detition of the said Insolvent be heard on Saturday, the 2nd day of February next, and that the said Insolvent do then attend to be examined by the said Court.

Insolvent in person.

In the matter of Charles Notice, that an appliPhillips, of Raneemoody | cation for an ad interim
Gully, in Calcutta, late | protection order has
a Master Pilot, an Insolthe said Insolvent, and
that such application will be heard and disposed of
by the Acting Commissioner of the Insolvent
Court, on Tuesday, the 18th day of December
instaut, at the hour of 10 o'clock in the forenoon.

"Ous of opposing such application must appear "before the said Court at the time and place afore"said."

Insolvent in person.

In the matter of Henry Rogers Humphreys, of Sulkea, in the Zillah of Vent, seeking the benefit Hooghly, an Intendant of the Act XI. Vic. cap. In the Government Salt Collabs, an Insolvent. Office of the Chief Clerk on the 7th day of December instant, and by an order of the same date the Estate and Effects of the said Insolvent were vested in the Official Assignee.

W. W. and C. D. Linton, Allorage.

In the matter of Henry Rogers Humphreys, of day of December in-Sulkea, in the Zillah of stant, it was ordered that Hooghly, an Intendant the matters of the petin the Government Salt tion of the said Insol-Golahs, an Insolvent. I went be heard on Saturday, the 2nd day of February next, and that the said Insolvent do then attend to be examined by the said Court.

W. W. and C. D. Linton, Attorneys.

In the matter of Henry Rogers Humphreys, of Sulkea, in the Zillah of Hooghly, an Intendant in the Government Salt Solahs, an Insolvent. In and that such application will be heard and disposed of by the Acting Commissioner of the Insolvent Court, on Tuesday, the 18th day of December instant, at the hour of 10 o'clock in the forenoon.

"ous of opposing such application must appear "before the said Court at the time and place aforesaid."

W. W. and C. D. Linton, Attorneys.

Chief Clerk's Office, 11th December 1860.

## The Bengal Coal Company, "Limited."

REGISTERED UNDER ACT No. XIX. OF 1857.

A DIVIDEND at the rate of Rs. 60 per Share on the Old, and Rs. 40 per Share on the New Stock, will be payable at the Office of the Secretaries on and after the 17th December 1860. Proprietors are requested to send in their Share Certificates, that Receipts and Cheques may be prepared.

By Order of the Directors,

GORDON, STUART AND Co., Secretaries.

The 10th December 1860.

COPIES OF THE

## Report of the Indigo Commission,

TOGETHEL WITH

The whole of the Evidence

TAKEN BEFORE THE COMMISSION,

AND THE

APPENDICES, Nos. 1., II., AND III.,

Can be had on application to the PRINTER of the Calcutta Gazette, Bengal Office, at 8 Rupees per copy.

# NOTICES issued by the POST-MASTER of CALCUTTA.

#### No. 2208.

The 10th December 1860.—The Overland Mail, per Steamer Colombo, will be closed on Saturday, the 22nd instant, at 6 P. M.

Letters for Madras, Ceylon, the Straits, China, Mauritius, and Australia, can be sent by this opportunity

	Wes	ght.	Viá	Mai	weitle	. 1	., . 0	uth	ample 4	OL.
	(Under }	ounce	Rs.	()	6	0)	1)		1.4	
ag A	1 ,, 1	,,	,,	()	5	0)	Rs.	U	4	0
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#### No. 2180.

The 8th December 1860.—MAIL PACKETS for the Overland Mail, which leaves Bombay on the 27th instant, will be closed at this Office at 5 P. M. on Tuesday, the 18th idem, rid Marseilles only.

Letters and Papers for transmission via Bombay will be received up to 6 P. M. on every day prior to the 15th, and Inland Postage to Bombay must be prepaid in Stamps on Letters sent by this opportunity to places in Egypt and to Countries in Foreign Europe via Trieste:—

#### Rates of Postuge.

Under	1	Ounce	Rs.	0	6	0
,,	1	,,	,,	0	8	0
,,	*	"	,,	0	14	0
,,	1	"	"	1	1	0

#### No. 2207.

The 10th December 1860.—The Public are informed that an Express Packet, to the extent of 200 ounces, will be sent to Bombay on Wednesday, the 19th instant, and Letters will be received up to 6 P. M. of the same day.

Each Firm or Individual will be allowed to send Letters up to one ounce in weight, and the Express Postage must be paid in Cash at the Window, at one Rupee for every quarter of an ounce, in addition to the Steamer Postage paid by Stamps..



## APPENDIX TO

# The Calcutta Gazette.

## WEDNESDAY, DECEMBER 12, 1860.

#### LAND SALE NOTICE.

NOTICE is hereby given, under Setton VI. Act XI of 1559 that in under mentional Listates, in Zillah Sylhet, will be put up to Public and uniscreed Sile, if the Collect 1's Office of that District, on the 24th day of December 1860, for Arrens of Revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner is Arrens of Revenue due on the 28th day of September 1860 —

## Class I - Pe minently-settled Istat s

No 7979 — Talook Roy Gouthury Sm., P., unath Chyton Nugger, recorded proprietor Roy Radha Gobind Sing, sudder jumina, rupers off of

No 27501 — Talook Adum Rezah, Zemindar, Pergunnah Joan Bareah Chong , ice ided proprietors, Sheik Latoo and others, sudder jumma, rupecs (53-15-2

No. 27501 — Talook Assidoo Rezih, Zemin lir. Pergunnih Jour Bincah Chong, i. orded proprietor, Krishno Churn. Dis., sudder jummir rupces 712-2-0

No 40951 —Talook Chyton Chund, Perjunnah Chyton Nugger, recorded proprietor, Roy Rudba Gobind Sing, sudder jumma, rupecs 992-10-3

No 51721 — Talook Synd Milhomed Nazeer, Hissah Synd Milhomed Buteri, Pergunnah Turrup, recorded proprietors, Nobo Kisto Mojo andar and others, sudder jumini, rupees 3,164-5-1

No. 54727.—Talook Synd Amud Ally, Hi sah Synd Moden Rezah, Pergunnah Turup, recorded proprietors, Rambullub Deb and others, sudder jumma rupees 3,781-3-2

No 54729 -Tolook Synd Amud Ally, Hissih Synd Kiem Rezih, Pergunnah Turup ; ice ided proprietors, Joy Gobind Roy and others , sudder jummi, rupec 1 966-11-11

No 54732 — Talook Synd Amu I Ally, Hissah Synd K lim Rezih, Pergunnah Turup recorded proprietors, Joy Gobind Roy and others, sudder jumma, rup es 718-12 10

The 21th November 1800

G G BALLOUR,

Collector



## The Calcutta Gazette.

## SATURDAY, DECEMBER 15, 1860.

## LEGISLATIVE COUNCIL OF INDIA.

THE STH DLCEMBLE 1860.

THE following Bill was read a second time in the Legislative Council of India on the 5th December 1860, and was referred to a Select Committee, who are to report thereon after the 12th of February next :-

A Bill for the levy of Port-dues in the Port of Amherst.

WHEREAS it is necessary to fix the amount of the Port-dues to be hereafter levied and taken in the Port of Amherst in accordance with the provisions of Act XXII of 1855; It is enacted as follows:—

I. A Port-due at a rate not exceeding the rate of two annas per every ton of Port-due chargeburden, shall be chargeable in able ou sca-going vessels of ten tons respect of every sea-going vessel of the burden of ten tons and upwards enter-ing the Port. and upwards which shall enter the said Port.

II. When any vessel enters the said Port, Rate of Port-due being driven in by stress of on vessels compelled by stress of weather to enter Port.

Bate of Port-due being driven in by stress of weather, or in consequence of having sustained any damage, or for any other reason, but does not discharge or take in any cargo or passengers therein (with the exception of such unshipment and re-shipment as may be necessary for the purpose of repair), the Port-due chargeable in respect of such vessel shall be at a rate equal to one half the rate chargeable in respect of other vessels. vessels.

No Port-due on left the said Port is compelled to recenter it by stress of weather or in consequence of having sustained any damage,

No vessel to pay the Port-due oftener than once in sixty

daya V. This Act

Commencement of

Rates of Port-dues to be published.

No Port-due to be levied except under Act.

Act to be read as 1855.

IV. No vessel shall be required to pay the Port-due chargeable this Act oftener than once in sixty days.

> and have shall commence effect from and after

> and the local Government shall

on or before that date, pursuant to Section XLII

Refer of Particles Act XXII of 1855, declare, by Notification to be published in the Calcutta Gazette, the rates at which Port-dues shall be levied in the said Port subject to the provisions of and within the limits prescribed by this Act; and from and after the No Port-due to be said date no Port-due shall be

levied at the said Port except under the authority of Act XXII of 1855, and of this Act.

VI. This Act shall be read with and taken as a part of Act XXII of 1855.

> M. WYITE, Clark of the Council.

#### FOREIGN DEPARTMENT.

No. 6027.

Fort I illiam, the 14th December 1860.

The following Distract from Regimental Orders by the Officer Commanding the Meywar Bheel Corps, on the 19th ultimo, is confirmed :-

"Third Class Native Doctor Nyn Sookh having been sestenced to dismissal from the Service by a Native District Court Martial assembled at Neemsch, his name is to be struck off the strength of the Malwa Bheel Corps from the 13th instant, the date on which such sentence was promulgated it Neemuch." No. 6028.

Lieutenant W. A. Steward, of Her Majesty's 25th Foot, has been appointed Second in Command of the Mhair Regiment, with effect from the 11th October last.

Lieutenant Steward received charge of the Adjutant's Office from the Commanding Officer on the same date.

#### No. 6029.

Lieutenant M. Tweedie, District Superintendent Oudh Military Police, availed himself on the 29th ultimo, of the two months' privilege leave granted to him in General Order of 7th instant, No. 5916.

#### No. 6030.

Doctor J. B. Fleming, Superintendent of the Central Jail, Hyderabad Assigned Districts, availed himself on the 22nd ultimo of the one month's privilege leave granted to him in General Order of the 13th idem, No. 5439.

#### No. 6031.

Lieutenant W. E. Forbes, Assistant Commissioner, reported his arrival at Lucknow on the 3rd ultimo.

W. GRLY,

Offg. Deputy Secy. to the Gort. of India.

#### FINANCIAL DEPARTMENT.

No. 144.

Fort William, the 12th December 1860.

Notification .- Mr. R. P. Harrison resumed charge of the Office of the Accountant General to Government of Fort Saint George on the 26th altimo.

> C. HUGH LUSHINGTON, Secy. to the Govt. of India.

#### MILITARY DEPARTMENT.

GENERAL ORDERS BY HIS EXCELLENCY THE GOVERNOR GENERAL OF INDIA.

Camp Benares, 7th December 1860.

No. 4A. of 1860 .- His Excellency the Governor General is pleased to make the following temporary promotions in the Commissioned Grades of the Army Commissariat Department. rice Major A. D. Dickens, proceeded on Sick Furlough to Europe .

Major G. S. Macbean, 74th Native Infantry, Deputy Assistant Commissary General, First Class, to officiate as Assistant Commissary General,

Second Class. Lieutenant A. Mackenzie, 9th Native Infatry, Deputy Assistant Commissary General, Second Class, and late Officiating Deputy-Assistant Commissary General, First Class, to re-officiate as Deputy Assistant Commissary General, First Class.

Captain G. R. Roberts, 41st Native Infantry, Sub-Assistant Commissary General, First Class, to officiate as Deputy Assistant Commissary General, Second Class.

Lieutenant J. V. Hunt, 45th Native Infantry, Officiating Sub-Assistant Commissary General, Second Class, to officiate as Sub-Assistant Com-

missary General, First Class.

Lieutenant N R. Burlton, 40th Native Infantry, to officiate as Sub-Assistant Commissary General, Second Class.

Camp Benares, 8th December 1860.

No. 5A of 1860 .- Captain H. L. Pester, of the. 63rd Regiment Native Infantry, is appointed to the charge of the Sudder Bazar with the Camp of His Excellency the Governor General.

Camp Benares, 8th December 1860.

No. 6A. of 1860.—The services of Captain E. Smyth, of the late 13th Regiment Native Infantry, are placed at the disposal of the Government of the North-Western Provinces, for appointment in the Department of Public Instruction.

R. J. H. BIRCH, Major. General,

Secy. to the Goot. of India, with the Governor General.

#### MILITARY DEPARTMENT.

Fort William, the 12th December 1860.

No. 1197 of 1800. - The appointment of Assistant Surgeon T. Farquhar, M. D., to officiate as Garrison Assistant Surgeon of Fort William, announced in Government General Order No. 1129, of the 13th ultimo, is to be held to have effect from the 22nd October 1860.

Fort William, the 11th December 1860.

No. 1198 of 1860 .- Ensign John Stewart, of the 57th Native Infantry, is, at his own request, transferred to the 35th Native Infantry.

Promorion.

35th Nature Infantry

Ensign John Mackie Stewart to be Lieutenant, to fill an existing vacancy.

No. 1199 of 1860.—The services of 2nd Captain E. C. S. Williams, of the Corps of Engineers, are placed at the disposal of the Public Works Depart-

No. 1200 of 1860.-The following promotion is made :-

CORPS.*	Rank and Name.	To what rank promoted.	From what	In whose room.
Medical De- partment	Assistant Surgeon Robert Cuckburn	Surgeon .	36th Sept	Surgeon Major H. R. Sond,
. 41	<u> </u>			resired.

No. 1201 of 1860.-With reference to the Notification issued from the Foreign Department No. 5917, of the 7th December, the Government General Order No. 1135, of the 16th ultimo placing the services of Licutenant F. N. M. Maynard, 21st Native Infantry, at the disposal of the Foreign Department, is hereby cancelled.

No. 1202 of 1860.-Her Majesty has been pleased to appoint the under-mentioned Gentlemen to be Cadets for the Infantry in Her Majesty's Indian Military Forces at the Presidency of Bengal. They are accordingly admitted into the Service and promoted to the rank of Ensign, the two first named from the dates assigned to them in Government General Order No. 939 of 1860. leaving the dates of Commissions of the two last | named to be adjusted hereafter . -

Date of Arro il at Fort B illiam.

Infantru.

Mr. Aislabie Landon Mr. Henry Beal Mr. Thomas St. Quintin Clut. 1860. 6th December terbuck

Mr. Richard Spurgeon Green .

F. D. ATKINSON, Major. Offg. Sery. to the Gort. of India.

#### PUBLIC WORKS DEPARTMENT.

GENERAL ESTABLISHMENIS.

No. 1.

Head-Quarters, Camp Bonares, The 10th December 1500.

Notification.—Lieutenant Colonel H. Yule,
Secretary to the Government of India, in the Sahebzada Ahmed Ali Khan ... Public Works Department, received charge of his Office from Cantain C. H. Dalaman C. The following Cantain C. The following C. The following Cantain C. The following C. The f Office from Captain C. H. Dickens, Officiating Secretary, on the 5th instant.

The services of Captain Dickens are placed temporarily at the disposal of the Government of Bengal for special duty.

> H. YULE, Lieut .- Colonel, Secy. to the Gort. of India, with the Governor General.

No. 5.

The 8th December 1860.

Promotion - Major J. T. N. O'Brien, Assistant Engineer, First Class, and late Officiating Executive Engineer, Scalkote Division, is promoted to the Grade of Executive Engineer of the Fourth " Class, from the 7th August 1860.

> C. H. DICKENS, Captain, Offg. Secy. to the Govt of India; with the Governor General.

No. 300.

Fort William, the 14th December 1860.

Appointments .- Serjeant J. Smee, of the 6th Bengal European Regiment, is appointed to the Public Works Department as a Probationary Assistant Overseer, and posted to Bengal. No. 301.

Serjeant B. Robinson, Probationary Assistant Overseer, attached to the Agia Division, is appointed permanently to the Pablic Works Department as an Assistant Overseer.

#### No. 302.

Mr. Richard Colles is appointed a temporary Sub-Engineer of the Third Class in the Public Works Department, Bengal, and posted to the Ganges and Darjeching Road.

#### No 303.

Promotion. - Captain N. D. Robinson, 1st Battalion, Her Majesty's 7th Royal Fusiliers. Proba-tionary Assistant Engineer, Peshawar Division, is promoted to the Grade of Assistan Engineer, Second Class, with effect from the 21st November 1560.

> A. G. GOODWYN, Major, Offg. Sery. to the Gort. of India.

## ORDERS by the LIEUTENANT-GOVERNOR of BENGAL.

No. 6651.

Appointments. - The 10th December 1860. - The following Officers are vested respectively with the powers described in Section 1, Act X. of 1854, in

Mr J. Geoghehan, Assistant to the Magistrate and Collector.

Deputy Collector, under Act XXXII. of 1860, in the Districts mentioned, viz. :-

Baboo Muddoosoodun Mitter.

THE 11TH DECEMBER 1860.

In Bhangulpore.

Baboo Byjnath Chuckerbutty.

In Ramree.

/ Moung-thwan.

This cancels the appointment of Chand-abaw, notified in the Gazelle of the 10th of October last.

Mr. J. C. Dodgson to officiate as Collector of Dinagepore.

The 12th December 1860.—Baboo Brijomohun Dutt, Moonsiff of Bowful, is vested with the powers described in Section I., Act X. of 1854, in Backergunge.

Baboo Luknath Burrooah to be Moonsiff of Nowgong.

Baboo Sree Govind Biswas to be Additional Moonsiff of Gowhatty.

LEAVE OF ABSENCE. — The 11th December 1860.— Mr. W. H. Brownlow, Sub-Assistant to the Commissioner of Assam, Mungledye, for four days, on Medical Certificate, under Clause 2, Section V. of the Uncovenanted Absentee Rules.

Notification .- The 4th December 1860 .- The following Officers are reported to have passed a successful examination in the Burmese language:

Mr. W. H. Beddy, Principal Assistant to the Commissioner at Sandoway.

Mr. T. W. Hunt, Salt Agent of Kyouk Phyoo.

W. S. SETON-KARR, Offg. Sery. to the Gort. of Bengal.

#### LIEUTENANT-ORDERS by the GOVERNOR, N. W. Provinces.

MILITARY DEPARTMENT. No. 968A.

Camp Bhurtpore, the 25th November 1860.

Leave of Absence .- Privilege leave, for one month, on urgent private affairs, is granted to Mr. W. Braybrooke, Adjutant of the Sconce Battalion of Military Police, from the 25th instant, or the date thereafter on which he may avail himself of it.

Captain G. A. Harrison, the Officiating Commandant, will perform the duties of the Adjutant's Office, in addition to his own, during the absence of Mr. Braybrooke, or until further orders.

#### No. 970A.

Leave of absence, for three months, to visit the Presidency on Medical Certificate, is granted to Captain H. D. Manning, Commandant of the Azimgurh Battalion of Military Police, from the date on which he may avail himself thereof.

With reference to the above, Lieutenant F. H. M. Sitwell, Adjutant of the Benares Division of Military Police, will officiate as Commandant of the Azimguih Battalion during the absence of Captain Manning; and Mr. W. B. Peppin, the Adjutant of the Azimgurh Police, will take tem-porary charge of the Office of the Divisional Adjutant, during the time Lieutenant Sitwell may be absent at Azingurh, or until further orders.

By Order of the Hon'ble the Lieutenant-Governor, North-Western Provinces,

> O. M. Glubb, Lieut., Asat. Mily. Secu. to Gort., N. W. P.

## ORDERS by the LIEUTENANT-GOVERNOR, Punjab Provinces.

General Depart-ment, No. 3101, da-ted 30th November 1860.

Leave .- Mr. W. C. Plowden, Assistant Commissioner, has obtained one month's indulgence leave, from such date as he may avail himself of the same.

The four months' leave of absence granted to Public Works De- Captain T. J. R. Keyes, late Public Works De-Executive Engineer, Kohat Division, Public Works, in Punjub Gazette of the 15th partment, No. 2281, dated 30th November 186Q. September last, is commuted to sixty days' indulgence leave.

The leave of absence granted to Mr. D. Kirwan, Officiating Superintendent, In-Public Works Department, No. 2280, dated 30th Novemdus Canals, in Punjab Gazettes of the 8th September and 7th 30th November 1860. November 1860, is extended to the 20th instant, and the whole is commuted to private leave.

General Depart-ment, No. 3113, dated 30th November 1560.

Appointment -The Officer in charge of the Civil Medical duties of Jullundur is to have charge also of the Civil Medical duties of Hooshyarpore, as a temporary arrangement.

Pomers. - Captain Darnell, Cantonment Joint Judicial Deput. Magistrate of Ferozepore, is Judicial Deput-ent, No. 801, ment, No. 801, dated 1st December vested with the Civil powers contemplated in Act III. of 1860.

General Depart-ment, No. 3085, da-ted 28th November proscribed from further and are hereby Dismissals.-The under-mentioned individuals 1860. ment under Government :-

Kishen Dyal, Ahlmud Choongee, in the Umritsur District; age 34 years; height 5 feet 4 inches; residence Village of Mehtab ka Kote, in the Umritsur District, caste Brahmin; oval face; small dark eyes; high forehead; his right arm is fractured at the elbow; has a small beard, short hair, dark complexion; dismissed on the 27th August last for embezzlement and fraud, and sentenced to two years' imprisonment and a fine of two hundred Rupees, in default of payment one and half years' further imprisonment.

Shazada Nund, Naib Mohafiz Duftur, Deputy Commissioner's Office, Umritsur District; age 25; height 5 feet 8 inches; residence Village of Kythul, in the Umritsur District; caste Khutree; large face; large eyes; long nose; high forehead; has a mark of a boil on the right knee; has a spare and small beard, short hair, dark complexion, dismissed on the 27th August last for embezzlement and fraud, and sentenced to one year's imprisonment and a fine of one hundred Rupees, in default of payment, one year more.

> R. H. DAVIES, Secy. to Govt., Punjub.

LAHORE, 30th NOVEMBER 1860.

No. 460 .- With the sanction of the Supreme Government, the Frontier Cantonment of Asnee will be abandoned, and a new Cantonment formed at Rajanpore.

The Brigadier General Commanding the Punjab Irregular Force will issue the necessary subsidiary orders for carrying out this arrangement, for the sale or removal of material in Public Buildings, and for the transfer to the new Cantonment of all existing Establishments.

No. 462. - Under the sanction of the Supreme Government, the under-mentioned heirs of deceased Soldiers of the Punjab Irregular Force are admitted to the Native Family Feasion, from the dates specified opposite to their respective names; and the Pay Masters of Pensioners, in whose Circle the Individuals reside, will furnish the prescribed folls to the Department of Audit, and to the parties concerned :-

Pension Pay-	By what Pay Ma	Meerut.	Ditto.	Ditto.
period.	For what	Life.	Ditto	Ditto
.noisned 1	o tanomA	2.12	The state of the s	
Com-		31st May 1860 2-12	3rd Aug. 1860, 2-12	.098
Date of Committee's Pro-	ceedings.	May	Aug. ]	July 1
Date	98	31st	3rd	9th
lmis-		31st May 1858	1858.	1859.
Date of admis-	sion.	Мау	3rd Aug. 1858.	Jan.
Date		31st	3rd .	2nd Punjaub 22nd Jan. 1859, 9th July I860, 12-3 Cavalry.
s .	отрв.	lst Punjab Infantry	1st Punjab Infantry	njaub
eased count	Last Corps.	lst Pi fantry	lst Pu fantry	2nd Pun Cavalry.
he dec ose ac made		-		
Description of the deceased's relatives on whose account claims are made.	Rank.	Sepoy	Sepoy	Mahomed Jemadar Jan
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Descripti relatives cla		Dull Sing	Mother. Joomah.	Mahor Jan
-ap aut c	ship to ceased.	Father	ther.	Mother
relation-			я́ 	
and	_	Rai-	awur	Nasser ty of
Village and	Country	Nuthooka ore Kur Un	Passunnee und, Pesha	Chokie.—Na Khan —Cıty Peshawur.
V.	ರ	Nuthooka Rai- pore Kur Umballa	Passunnee M nund, Peshawur	Chokie.—Na Khan —City Peshawur.
pue		ody r in s k;	on ; nary ular	four fin-
Personal appearance and	particular marks.	The third finger of right hand crooked; body much wrinkled; scar in the centre of back; white beard; very aged in appearance.	Brown complexion; haggard face; ordinary figure; no particular marks.	Color light; has four blue marks on three fin- gers of her left hand; a mole on her left cheek, and also on her right.
арреал	ular r	hird d croc nkled re of rd; v	con face; no	ight; ks on er left her l
sonal	partic	The third right hand cromuch wrinkled the centre of white beard; in appearance in appearance.	Brown haggard figure; marks,	olor le marle of he on le on
Per		1. 五字目記:		blue geri mol
Costo		7 Jut Sikh	Mehur Munjee 50 0 4 103 Pathan	Mogul
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Height.	Years. Months. Feet.	10	- 4	0
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No. 464.-The Brigade Order dated 30th October 1860, by Brigadier General N. Chamberlain, c. B., Commanding Punjab Irregular Force, directing Lieutenant G. N. Saunders, Adjutant and Officiating Second in Command, 6th Punjab Infantry, to assume temporary Command of the Regiment, in room of Lieutenant W. P. Fisher, is confirmed.

G HUTCHINSON, Major, Offg. Secy. to Govt., Punjab, Military Department.

## Opium Notification.

Notice is hereby given, that, on Monday, the 7th January 1861, at the hour of Eleven o'clock in the forenoon, will be put up to Sale at the Exchange Rooms at Calcutta, and sold by Public Auction, for exportation by Sea, the under-mentioned quantity of Opium, the provision of 1859-60, subject to the following conditions, viz.:—

Produce of Behar Agency ... Chests 1,220 Ditto of Benares ditto ... , 560

Total Chests ... 1,780

#### Conditions of Sale.

- 1. The Opium will be sold for exportation by Sea only, and no Certificate will be granted except to cover such export.
- 2. The Opium will be ordinarily offered for sale at an upset price of Rupees 400 per Chest, and sold to the highest bidder above that price, except under the circumstances for which provision is made by Clause 12 of the Conditions of Sale.
- 3. The Sale shall commence at the hour of 11 A. M., and shall not be continued after the hour of 5 P. M.; but if at that hour any of the lots advertised for Sale shall remain unsold, the Sale may, at the discretion of the Board of Revenue, be resumed on the next day following (not being Sunday or a Public Holiday), at the hour of 11 A. M., and so on until the whole of the remaining lots are disposed of; or, if the quantity of 1780 Chests shall not be sold on the day advertised, the Board may dispose of the lots which remain on hand at a future Sale.
  - 4. Each lot to contain Five Chests.
- 5. A deposit in a Promissory Note, either for 25 per cent. even money of the amount for which each lot is knocked down, or for Rupees 1000, at the discretion of the Officer superintending the Sale, shall be made by the purchaser in the Sale-Room, and before the lot is registered in the Sale-Book; and all such Promissory Notes shall be redeemed, on the part of the purchasers, at this Office, by Sub-Treasurer's Receipts, or by substitution of other Public Securities of the Bengal Government, on or before 4 o'clock of the afternoon of Saturday, the 12th January 1861, or, on the other hand, failing such redemption by the time aforesaid; then the lot or lots for which no Sub-Treasurer's Receipts or deposit of other Public Securities as aforesaid, shall have been delivered in, shall be re-sold at such time or times, and under such conditions of re-sale as the Board of Revenue shall see fit, and all losses and expenses whatsoever attending such re-sale shall be borne and paid by the defaulters, whilst any profit accru-ing from such re-sale shall be forfeited to Government.
- 6. The Promissory Notes taken on the day of Sale, under the last mentioned condition, if remaining unredeemed on the said 12th January, will be placed in the hands of the Solicitor to the Government for realization in such manner as to him shall seem fit.

- 7. No tender of money, Sub-Treasurer's Receipts, or Public Securities, on account of Opium, upon which the prescribed deposit may not have been made before 4 o'clock of the 12th January, will be afterwards accepted.
- 8. The Opium now advertised for Sale shall be paid for within fifteen clear days from the day of Sale, that is to say, no Treasury Receipt will be accepted in payment after 4 P. M. of Tuesday, the 22nd January 1861; and in case any lots of such Opium shall not be so paid for and adjusted, then the cash deposit of 25 per cent. even money of the amount for which each lot is knocked down, or Rupecs 1,000 for each lot, or any Public Securities that may have been deposited on account of such lots or chests, shall be forfeited, and the Opium be disposed of, on account of Government, at such time and in such manner as the Board of Revenue shall think fit; and the first purchaser shall further be required to make good any loss or difference of price between that obtained at the re-sale and the amount at which the Opium was first purchased, forfeiting all advantages that may arise from such re-sale.
- 9. Purchasers taking out certificates or orders for the delivery of Opium, after making full payment, as above prescribed, shall have the option of naming the number of lots of their purchase which they may desire to be included in each certificate or order; and it is to be clearly understood that the certificates or orders so taken out shall be considered final, and not afterwards changeable for other certificates or orders authorizing the delivery of single lots, or of a different number of lot or chests, whether more or less, than the number of lots or chests originally required to be included in each certificate or order.
- 10. No Sub-Treasurer's Receipts or deposit of Public Securities, under the fifth of the present Conditions, will be received in this Office except from the party recorded as the purchaser in the Sale-Book, or his authorized Agent. The receipt for deposit of Public Securities will be granted only in the name of such purchaser, and the Securities so deposited will be returned when payment in full has been made by the said purchaser or his order.
- 11. The Officer superintending the Sale on the part of the Board of Revenue is empowered to reject, at his discretion, the bid of any individual, unless such individual shall on demand tender at the time a deposit, either in Bank of Bengal Notes, Sub-Treasurer's Receipts, or other Government Securities, equal to 25 per cent. even money of the amount so bid, or to Rupecs 1,000 for each lot.
- designed to obstruct the Sale, it is hereby notified that the Officer of Government superintending the Sale, shall be competent, at any time during the Sale, to withdraw any unsold lot, and immediately to put it up again for sale at a maximum upset price, diminishing the same gradually until a bid is obtained, and the first bond fide bidder for a lot, after it has been offered for sale in the mode here described, shall be held and declared to be the purchaser of the said lot; and the Officer of Government superintending the Sale shall also be competent to dispose in the same manner of \$2.

many of the subsequent lots as he may think proper, provided always that no lot shall be sold below the minimum price of 400 Rupees, specified in the second clause of these Conditions.

- 13. The purchaser of any lot shall have the option of naming and purchasing in immediate succession, at the same price, and under the same conditions, any number of lots of the same Agency Opium to the extent of twenty five lots, provided always that there remain a sufficient number of lots of that Opium to complete the said twenty-five, but not otherwise.
- 14. In the event of any dispute or difference touching or concerning any matter or question arising out of the Sale of the Opium included in this Notification, or adjustment of the account thereof, the same shall and may be tried and decided in the Supreme Court of Judicature at Fort William in Bengal, and all and every plea and pleas to the jurisdiction of the said Supreme Court shall be waived.
- 15. The following papers, together with samples of the Opium for Sale, will be exhibited for inspection on the day of Sale, or may be seen previously to that date by application at the Office of the Junior Secretary to the Board of Revenue:—
- No. 1. Certificate of the Opium now advertised for Sale.
- No. 2. Report of the examination of such Opium.
- 16. The public are hereby informed that, in providing the investment of the Behar and Benares Opium for the year 1859-60, the same precautions have been taken as those which have been observed during past years, to have the drug procured and sent down in a pure state, to have only the prescribed quantity of leaves used in forming the cakes, and to have the due proportion of Opium put into each cake. An account of the weight of the drug when packed at Behar and Benares, and a statement of the average weight of the chests, indiscriminately taken for the purpose of comparison from the despatches on arrival at Calcutta, may be seen on application at the Office of the Junior Secretary to the Board of Revenue. Four chests of Behar and Benares Opium, viz. two of the season's provision under Sale, and two of the previous season, will be also shown to the purchasers at the Exchange Rooms on the day of Sale, to enable them to judge of the state of preservation in which the drug has been kept.
- 17. Any further information respecting weight or quality of the Opium advertised for Sale, that may be desired by parties connected with the trade, will, as heretofore, be furnished to them on application at the Office of the Board of Revenue; but, in accordance with established usage, under no circumstances will the Board entertain or recognise any claim to compensation for loss from any deficiency of weight, abstraction of Opium, or adulteration of the drug, which may be preferred on reference to chests after the Sale and delivery of the Opium for shipment.
- 18. The public are hereby informed that, in addition to the quantity above-mentioned for Sale in January, the following quantities, more or less, of Behar and Benares Opium of 1859-60, will be brought to Sale in the year 1861, on or about the

dates specified below. The Board, however, reserve to themselves the right of altering these dates should circumstances render it expedient to do so:—

	Behar, about Chests.	Benares, about	Lotal, about
Do. Tunsday, 6th Feb. 1861 - Do. Wednesday, 10th April "- Do. Wednesday, 10th April "- Do. Wednesday, 8th May "- Do. Monday, 10th June "- Do. Monday, 8th July "- Do. Monday, 8th August "- Do. Monday, 9th September "- Do. Tuesday, 7th October "- Do. Wednesday, 6th Nov. "- Do. Wednesday, 6th Nov. "- Do. Thursday, 5th December "-	1220 1220 1220 1220 1220 1220 1220 1220	560 560 560 560 560 560 560 560 560 560	1780 1780 1780 1780 1780 1780 1780 1780

19. It is hereby further notified that, under the 6th Article of the Convention between Great Britain and France, dated the 7th March 1815. quoted below, the Agents in India of the French Government, or persons duly appointed by them, are entitled to demand that, out of the quantities of Behar and Benares Opium declared as above for Sale at the twelve Sales in the months of January, February, March, April, May, June, July, August, September, October, November, and December 1861, there shall be delivered to them, at the average of the particular Sale or Sales to which the Opium so applied for may belong, a quantity not exceeding in the aggregate 309 chests; and the Agents of the French Government must make requisitions for the whole of the Opium required by them during the year, within thirty days after the publication of this Advertise . ment, specifying the particular Sale or Sales from which the quantity of Opium is intended to be taken. If the Agents of the French Government shall not make the requisition for Opium within the

Chests.

\* Behar ... 14,661
Benares... 6,761

14.661 tire quantity of about 21,125\*
6,761 Chests of Behar and Benares,
as above estimated, will be
brought to Sale in the usual
manner; and if they shall

time above-mentioned, the en-

make application for a quantity of Opium to be delivered to them out of the quantity advertised for Sale at each or any of the twelve Sales above mentioned, but shall not pay for it within the prescribed period of payment, the Government of Bengal reserves to itself the right of disposing of the Opium which the French Authorities, may so fail to pay for, either by increasing the quantity reserved at the Sale next ensuing the date of payment, or by selling it at a Sale to be held expressly for the purpose.

Article 6.—"With regard to the trade in
"Oppum, it is agreed between
Article of the
Convention above
referred to.
"Sales of that article, there
"shall be reserved for the French Government, and
"delivered upon requisition duly made by the
"Agents of His Most Christian Majesty, or by
"the persons duly appointed by them, the number
"of chests so applied for, provided that such sup"ply shall not exceed three hundred chests in each
"year, and the price for the same shall be deter-

"mined by the average rate at which Opium shall have been sold at every such periodical Sale, it being understood that if the quantity of Opium applied for at any one time shall not be taken on account of the French Government, by the Agents of His Most Christian Majesty, within the usual period of delivery, the quantity so applied for shall nevertheless be considered as so much in reduction of the three hundred chests hereinbefore mentioned. The requisitions for Opium as aforesaid are to be addressed to the Governor General at Calcutta, within thirty days after notice of the intended Sales shall have been published in the Government Gazette."

By Order of the Board of Revenue,

Ashley Eden, Offg. Junior Secretary.

FORT WILLIAM,
The 10th November 1860.

#### CIRCULAR No. 70.

FROM Hon'ble A. Eden,
Officiating Junior Secretary to the
Board of Revenue,

To all Commissioners and Superintendent of Darjeeling.

Dated, Fort William, the 11th December 1860.

Land Revenue.

SIR,—I AM directed by the Board of Revenue to state, for the information and guidance of Officers engaged in carrying out the provisions of the Income Tax Act, that the Lieutenant-Governor has, under date the 12th ultimo, No. 3042, expressed an opinion that though all Assessors have the powers of Deputy Collectors, it will be best to let them all at present, as a general rule, in the populous parts of the Country especially, devote their whole time to their functions as Assessors.

I have, &c.,

(Sd.) A. Eden,
Officiating Junior Secretary.

No. 1420.

#### Notification.

ALL Collectors are hereby requested to submit, punctually on the 1st January next, a Statement shewing the number of adhesive Stamps, under Act XXXII. of 1860, sold by them for the three months ending 31st December 1860.

By Order of the Board of Revenue,

A. Eden, Offg. Junior Secretary.

FORT WILLIAM,
The 11th December 1860.

No. 1430.

FROM HON'BLE A. EDEN,

Offg. Junior Secy. to the Board of Revenue,

To W. FITZWILLIAM, Esq.

Agent, Chartered Mercantile Bank.

Fort William, the 13th December 1860.

STAMPS

SIE,—In reply to your letter No. 3-249, dated
17th ultimo, forwarding a
form of Power of Sale which
is usually appended to

is usually appended to documentary Bills of Exchange, and requesting an expression of the Board's opinion as to its liability to Stamp Duty, I am desired to say that the Board are advised that it should bear the Stamp indicated in Article 41, Schedule A.

2. When however such letters of Hypothication are appended to and form part of duly stamped Bills, they may, at the option of the parties, be either impressed with the ad valorem Stamps imposed by Article 41, or they may, be treated, under Article 40, as mortgages acting as collateral security to some other transaction in which an Instrument requiring a Stamp has been executed.

(Sd.) I have, &c.,

A. Eden,

Offg. Junior Secretary.

PUBLISHED for general information.

(COPY.)

#### Circular No. 15.

To the Criminal Authorities in the Lower and Extra Regulation Provinces.

Ir having been brought to the notice of the

NIZAMUT ADAMBUT.

Present.

H T RAIKES, Esq.,
G. LOCH, Esq.,
and
H V. BAYLEY, Esq.,
Julges,
and
C. STEER, Esq.,
Officiating Judge.

C. STEER, Esq.,
Officiating Judge.

Court, that there is a want of uniformity of practice among some of the Magisterial Authorities, in regard to the reception of Petitions respecting crimes and offences, some Officers considering that

such Petitions should be written on Stamp Paper, and others that they should be exempted under the general exemptions set forth in Clause 5, Schedule B. of Act XXXVI. of 1860, I am directed to inform you, that the words "crimes and offences" used in the Schedule, include all felonies and misdemeanors, so that the exemption extends even to Petitions regarding a simple assault: the exemption extends also to appeal from sentences passed in Criminal trials.

2. The only Petitions presented to the Criminal Authorities, that are now required to be written on Stamp Paper, are those which are really of a Civil nature, such as claims for wages, under Regulation VII. of 1819, complaints of forcible dispossession, under Act IV. of 1840, &c.

I have, &c., (Sd.) H. B. Lawroud, Register.

FORT WILLIAM,
The 10th December 1860.

#### Notification.

To Oude Treasury Officers in continuation of Circular No 122, dated 13th September 1860.

It having been intimated to this Office by the Chief Commissioner, Oude, that a Commission of twelve annas per Seer will be allowed to Vendors of Abkaree Opium in the Province, it is requested that the payments in this account may be distinctly debited to "Abkaree," subordinate to "Charges General of the Oude Territory," the debits being supported by the payee's original receipts, which may be taken if convenient on a single sheet.

In cases of wastage of Opium, the amount of ascertained loss should be charged under the same heads of account at the rate of Rupees 5 8 per Seer by a credit per contra to "Miscellaneous Advances," the debit being supported by a Statement of the wastage, countersigned by the Divisional Commissioner. Charges connected with the transportation of the Drug should ordinarily be included in Contingent Bills.

To the same Officers, in continuation of Circular letter dated 18th October 1860.

Advances on account of Opium Cultivation in Oude should be debited to "Bengal," on the original receipts of the Officers of the Benares Opium Agency to whom they are made.

E. DRUMMOND,

Acctt. Gent. to the Govt. of India.

FORT WILLIAM;
ACCOUNTANT GENERAL'S OFFICE,
DURBAR AND REVENUE DEPARTMENT,
The 12th December 1860.

Circular No. 1062.

То

COLLECTOR OF SALT AGENT OF OPIUM AGENT OF

SIR,—I HAVE the honor to request that you will communicate to this Office punctually on the 1st of each month, the gross amount of receipts on account Income Tax in your Treasury for the month preceding.

month preceding.

2. These instructions do not in any way supersede those prescribed by Circular No. 1056, dated 31st August 1860.

I have, &c.,

(Sd.) W. WATERFIELD, Offg. Acctt., Govt. of Bengal.

Office of Acett. to the Gort. of Bengal,
The 12th December 1860.

#### Circular No. 1083.

To the Collector of

A STANDARD form of Land Revenue Transfer Bill (with Advice,) has been supplied to the Super-intendent of the Alipore Jail Press, and registered as No. 1 of Returns to Bengal Accountant.

Indents should be drawn out with reference to the above specification, and sent direct to the Superintendent of the Press.

W. WATERFIELD, Offg. Acott., Govt. of Bengal.

#### Circular No. 1064.

TO THE COLLECTOR OF

SIR,—I HAVE the honor to request that fractions of a Pie may be carefully excluded from your Accounts in future. The Accounts should be kept in Company's Rupees, Annas and Pies, as directed by Cucular No. 526, dated 23rd January 1836.

I have, &c.,

W. WATERFIELD,

Offg. Arctt., Govt. of Bengal.

FORT WILLIAM;
Office of Accit. to the Gort. of Bengal,
The 13th December 1860.

#### Ecclesiastical.

THE RIVEREND JOHN ALEXANDER STAMPER, of Trinity College, Dublin, B. A., Assistant Chaplain, has been appointed by the Lord Bishop a Surrogate in this Archdeacoury for granting Episcopal Licences of Marriage.

WM. H. ABBOTT, Jr.,

Offg. Registrar and Secretary.

The 11th December 1860.

## Notice.

Bankers and Merchants sending Drafts and other Papers to this Office to be impressed with a Stamp are requested to see that all Papers are sent in separate Sheets.

It is not sufficient to remove the covers from Books without detaching the leaves from each other.

E. W. PERRY,

Offg. Superintendent.

Suppr. of Stamps' Office, The 13th December 1860.

## Notice

Is hereby given, that Drafts will be issued from the Lucknow Treasury, from this date, bearing a new series of general numbers commencing with 096601.

E. BICKERS,

Estra Assistant Commissioner, in charge of Treasury.

LUCKNOW TREASURY OFFICE, The 30th November 1860.

## . [ 2672 ]

## CUSTOMS.

## LIST OF UNCLAIMED PACKAGES LYING ON THE CUSTOM HOUSE WHARF.

Date of Landing	;. 		Mark or Address of Packages.		Ships.
1860, March			Cases Merchandize, L II in diamond		Str. Simla.
Ditto	•••		Package ditto, J Paterson, E I Railway	•••	Ditto.
Ditto	• • • •		Ditto ditto, E George	••	Ditto.
Ditto			Ditto ditto, No mark		Ditto.
Ditto		1	Ditto ditto, Captain J F Stafford, 7th P		
	- 8	-	Infantry		Ditto.
Ditto			Package Merchandize, W G Blake	•••	Ditto.
Ditto			Ditto ditto, No mark	; :	Ditto.
Ditto		1	Ditto ditto, Alexander Hope, Care of Gill	ander	
	1	-	and Co.		Ditto.
Ditto	•••		Package Merchandize, No mark		Ditto.
Ditto	••••		Ditto ditto, Colonel Stesled	••	Ditto.
Ditto	•••		Parcels ditto, No mark		Ditto.
May			Ditto ditto, P II II in diamond	Ma	Str. Candia.
Ditto		1	Ditto ditto, Lieutenant-Colonel Brown, Her jesty's 87th Royal Irish Fusiliers		Ditto.
D'44 -		1	Parcel Merchandize, Captain Hysche		Ditto.
Ditto	•••		Ditto ditto, J de Vaux		T):44
Ditto		i	Ditto ditto, H M.'s Steamer Prince Arthur		Ditto.
Ditto	•••	i	Ditto ditto, Mr. Wyllie's Ayah		Ditto.
Ditto	•••		Ditto ditto, No mark		Ditto.
Ditto			Case ditto, P and W		Rising Sun.
July 4th Ditto	••••		Ditto ditto, W H II and C		Ditto.
Ditto			Ditto ditto, B and C in diamond		Ditto.
Ditto	• • • •		Cask ditto, No mark		Ditto.
Ditto 11th			Ditto ditto, J C		Contest.
Ditto 18th	i.		Cases ditto, Mess., 71st Regiment, H L I, H		
Ditto	•••		Bale ditto, ditto		Ditto.
Ditto 21st	:::		Cases ditto, ditto		Ditto.
Ditto			Casks ditto, ditto		Ditto.
Ditto 31st			Cases ditto, Officer Commanding H. M.'s		
2			Highlanders		Liverpool.
Aug. 18th		4	Cases Merchandize, L		Defiance.
Ditto 23rd			Box ditto, Thomas Morris, 91th Regiment		Sir John Lawrence.
Ditto 25th		1	Case ditto, Mr. C II Bloxam		Scoresby.
Sept. 13th			Package ditto, Licutenant Reveley		Str. Lancefield.
Ditto			Chest Drawers, Captain Parker		Ditto.
October 3rd		2	Cases Merchandize, B and Co. in triangle C		Dunmail.
Ditto			Case ditto, S and S in diamond		Ditto.
Ditto			Cask ditto, ditto	•••	Ditto.
Ditto 4th			Cases ditto, J S and C	•••	Accrington.
Ditto 8th			Case ditto, M D, T C S	•••	Joachim.
Ditto			Ditto ditto, James Guise	••	Ravensworth,
Ditto 16th			Parcels ditto, Harman and Co.	••	Str. Fiery Cross.
Unknown			Case ditto, S and S in diamond	•••	Ship's name unknown.
Ditto		00	Cases ditto, Mess, 2nd Battalion, Rifle Brigad	е	Birman.

C. CHAPMAN,

Collector of Customs.

CALCUTTA CUSTOM HOUSE,

The 14th December 1860.

## [ 26**73** ]

## ADVERTISEMENT OF SALE.

Notice is hereby given, that the Zemindary Right of Government to the several Khas Mehals. situated in the District of Midnapore, and mentioned in the Statement hereto annexed, will be put up to Sale, under Orders of Government contained in their Under-Secretary's letter, addressed to the Secretary to the Board of Revenue, under date the 3rd November 1859, No 2722, in the Midnapore Collectorate, on Friday and Saturday, the 14th and 15th December 1860, corresponding with the 2nd and 3rd Pous 1268 Umlee. The purchaser of such Mehals will be subject to the conditions laid down below: -

#### CONDITIONS OF SALE.

1st.—Estates to be sold to the highest bidders above the upset price.
2nd.—When the amount of purchase money does not exceed 100 Rupees, the whole amount to be paid down at once. When the amount of purchase money exceeds 100 Rupees, a deposit of Rupees 25 per Cent. to be at once made upon the amount bid, the same to be forfeited to Government if the whole amount of purchase money be not paid by noon of the fifteenth day after the Sate, reckoning the

day of Sale as one, and the Mehal will be again put up to Sale at the 11-k of the former purchaser.

3rd.—The Sale to be subject to existing leases, and to the right conferred by the settlement proceedings and laws in force, and purchasers to be bound to respect the rights of resident cultivators

who have signed the Jummabundee made by the Revenue Authorities.

4th .- The annual Embankment charges of those Mehals which are assessed with such charges will be paid by the purchasers as heretofore paid by Government proportionately with other Zemindars. The executive arrangements for the repairs and maintenance of the Embankments will remain in force.

5th .- The amount recorded on the subjoined description of the Mehals under the heading of Sudder Jumma represents the amount for which the new Proprietor will be liable on account of the Government Revenue of each Estate.

6th .- The right of Government to all Minerals to be reserved.

'No of Lot.	Towjee Num- ber.	Names of Mehals and Pergunnahs.	Area.	Sudder Jumma.	Upset Price.	REMARKS.
1	191	마리 남자(1887)() CHE : [1887] (1887) (1887) (1887) (1887) (1887) (1887) (1887) (1887) (1887) (1887) (1887) (1887)	Bgs. C. B.	Rg. As. P.	Rs. As. P.	r
2		Kedarkoond Rampoora 4 annas share Pergunnah Kedarkoond Phalaspoor Pergunnah Kedarkoond .	631 0 12 256 2 12 717 6 8	386 4 71 141 4 61 556 1 24	1,037 1 7 374 15 1½ 1,478 15 10	65, 1271 n 5.
4 5 6 7		Nookoria ditto ditto Chhoochhurra ditto ditto Singarpore ditto ditto Bhabaneepoor ditto ditto	117 6 12 1,189 2 10 720 16 12 26 15 8	104 7 74 961 12 24 528 1 14 20 8 84	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	The farming lease of all these Mehals will expire in 1864-65,
8 9 10	ļ	Kantachowkie ditto ditto Chuck Momeen ditto ditto Paharpoor ditto ditto	361 9 8 426 13 4 408 1 5	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	861 14 10 921 5 3½ 863 10 10½ 1,137 12 10	ll expire
11 12 13 14		Shahapore ditto ditto Chundeepore ditto ditto Bhagedund ditto ditto Bissreegaria ditto ditto	618 3 14 708 11 1 125 14 10 192 5 8	333 13 13 41 10 13 158 4 53	902 0 2 97 1 4 414 5 11	febals with
15 16 17		Chock Pursooram do ditto Chock Magoorea ditto ditto Azmutpore alias Hurreechorpore	221 2 12 138 6 8	201 11 11 10 8 11 . 63 5 2	549 6 9 286 3 8½ 168 13 1	l these Nease is t
18		Pergunnah Kedarkoond Juklia Pergunnah Kedarkoond  Khurrukpore Estate.	01 9 4 54 4 8	34 8 0	92 0 0	ease of al
19	1	Chuck Sreemunt Pergunnah Khur-	46 10 0	47 7 41	126 8 111	arming le
20		Chuck Bamoon Pergunnah Khurruk- pore Dakhin Semolia Pergunnah Khur- rukpore	76 10 8 605 14 12	77 2 5\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	205 11 11 1187 13 01	The fe

Number.	Names of Mehals and Pergunnahs.	Area.	Sudder Jumma.	Upset Price.	REMARKS.
	Khurrukpore Estate.	Bgs. C. B	Rs. As. P.	Rs. As. P.	
22	Roopnarampore S annas share Pergunnah Khurukpore Roopnarampore S annas share Pergunnah Khurukpore	}1,45 <b>4</b> 9 8	509  5  1 $ 509  5  1 $ $ 1,018  10  3$	2,703 10 8	
23,	Buhooriput alias Burgai 8 annas share Perguniah Khurukpore . Buhooraput alias Burgai 8 annas share Perguniah Khurukpore	}1,579 6 1	510 15 7 510 15 7}	2,710 5 71	
25 26 27	Babchattee Pergunnah Khurrukpore Nischunta duto duto Shamnugger duto duto Futtev Mohamud Pergunnah Khur	992 4 4 427 7 8 463 2 0	1,021 15 21 834 12 74 859 5 28 419 9 21	2,262 4 9½ 1,044 3 3 1,131 2 0½	
	1 ukpore  Gopcenathpore 10 annas 8 pie Per-	179 10 8	139 3 7.	374 4 41	
24 1	gunnah Khurrukpore Gopeenathpore 5 annas 4 pie Pergunnah Khurrukpore	499 12 0	_170 1 13	1,379 5 41	
9 80 81	Chutra Pergunnah Khurrukpore Jetthea Pergunnah Khurrukpore Kadhabullubpoor Pergunnah Khur-	256 3 0 311 70 0	510 3 4½ 233 6 10 323 15 0¾	629 7 61 875 3 9	
	nukpore Mehals to be sold on the 15th December	102 7 0	237 2 34	709 0 61	
	1860.				
3.2 3.3 3.1 3.5∙ 3.6	Bellagarea Pergunnah Khurrukpore . Sufeabid Pergunnah ditto Chuck Monohur Pergunnah ditto . Kujla Pergunnah ditto Moysa Pergunnah ditto	271 7 4 985 12 4 81 10 0 1,332 18 4 1,132 4 5	1,120 9 3 966 15 63	590 13 1½ 1,141 6 9 209 9 10 8,029 10 8 2,616 5 2	
17 15 19	Chu k Deolee Pergunnah ditto Sicekistopor · Pergunnah ditto Raj jaun Pergunnah ditto Neemgu iapatn i Pergunnah ditto	77 12 0 1,612 1 11 258 17 8 111 8 12		3,067 14 9 576 7 5 146 15 11	
.1 .3	Paikingoree Perguniah ditto Chuk mooram Perguniah ditto Suboosoobee Perguniah ditto Radiakissore Perguniah ditto	431 9 0 13 12 8 269 5 12 387 0 8	42 5 54 178 5 44	1,192 10 7½ 112 15 3 431 8 11 999 1 5	
, 5 .()	Chuck Mukra upore Perg. ditto	1 967 17 0 237 6 12	1,603 1 5}	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	
7	Teghuries Pergunnah ditto .     Jinsur Pergunnah ditto     Kuddurppoor Pergunnah ditto	107 8 8 688 10 12 1,021 1 12	516 1 1	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	
()	D. alegon d Pergunnah ditto	1,662 13 6	1,361 9 8	3,619 3 8	
1	Buradech i Pergunnah ditto Popurara Pergunnah ditto	1,795 15 4 1,565 5 0	(1) - 이렇게 되었다고 모네고 이렇게	3,612 15 10 2,318 2 41	
3	Nyabup in Pergunnah ditto	712 2 12	366 9 71	937 1 7	
+	Jharea Pergunnah ditto	959 11 4	100 No. 100 100 100 No.	1,852 15 0	
5	Dhenkea Bykuntopore Pergh.ditto Juphulce Perguanah ditto	77 5 0		354 0 104	
7	Juphulla Pergunnah ditto	924 14 4	873 11 4	2,339 14 44	
5	Incla Pergunnah ditto	1,111 16 8	1,330 14 24	8,101 14 9	
9	Kowsouli Pergunnih ditto	518 17 12 1,352 5 8			
1	Sanjooal Pergunnah ditto Gungarampote Pergunnah ditto	1,352 5 8 1,372 6 2		2,760 2 3	Š
2	Khatdanga Pergunnah ditto	1,931 19 0	1,560 13 51	4,179 11 8	
63 61	Kusmallee Pergunnah ditto .	93 10 12		166 2 61	
UI	Biolbool Chattee Pergunnah datto Poub Decalee Pergunnah datto	136 1 4 780 10 4			ě

MIDNAPORE COLLECTORATE,
The 25th October 1860.

F. R. COCKERRLL, Offg. Collector.

#### Nuddea Rivers.

Report showing the least depth in the present Navigable Channels, from 2nd to 8th December 1860

	Jo	1
NAMES OF RIVERS.	Least Depth Water.	Remarks
MATABANGAH.		
Above Entrance m Ganges	Ft 1	
On the Entrance Shoal	4 (	
Thence to Hat Boleah, 44 Miles	3 (	
Hat Boleah to Allick-deah	closed	Hat Bolch to Allickdeah by Road, 11
Allickdeah to Kishen- gunge, 38 Miles	2 4	miles,
Kishengunge to Hoogh- ly River, 34 Miles .	3 3	
BHAGIRUTTEE.		
Entrance	closed.	Bhagiruttee will be
Jeagunge to Cutwah, 60 Miles	2 (	gunge and Moorshe-
Cutwa to Nuddeah, 46 Miles	3 (	

T. N. Armstrong, C. E., Supdt., Nuddea Rivers.

The 10th December 1860.

#### Notice

Is hereby given that the Cachar Mela, or Annual Fair, will be held at Salchai, in Cachar on the 30th and 31st December 1860, and the 1st, 2nd, and 3id of January 1861.

Prizes will be given for the best specimens of Cattle, Raw Products, and Manufactures brought for Sale, a competent Committee being selected to determine the above.

Shops will be erected as heretofore for the convenience of Traders who may feel disposed to attend.

Races, Games, &c., open to all, will be held as real, and a display of Fire-works take place.

N. B.—The last Mela was attended by a great concourse of people, and the results were so gratifying, as to encourage its continuance annually. Many Buffaloes, Cows, Pomes, and Goods of all sorts and kinds were brought for sale and readily disposed of.

J. F. Sherer, Offg. Superintendent.

Zulan Cachan; Ruperintendent's Office, The 18th July 1880.

## Notice

Is hereby given, that the Titalyah Annual Fair will commence on the 20th February 1861.

A. G. MACDONALD,

Magistrate.

In the matter of "The Delhi Bank Corporation Limited."

Notice is hereby given, that the above Bank was duly registered under the above Title on the tenth day of October one thousand eight hundred and sixty, pursuant to Act No. VII. of 1860 of the Ligislative Council of India, entitled % an Act to enable Joint Stock Banking Companies to be formed on the principle of limited hability," and that the said Bank has been duly incorporated and is a Company "Limited," pursuant to the Act No. XIX of 1857, entitled "an Act for the incorporation and regulation of Joint Stock Companies and oth a Associations either with or without limited hability of the Members thereof."

R M THOMAS, Solicitor for the said Bank.

Proprietors' Capital	LIABILITIES.	vi.	ASSLTS.	S.		
1,98 30 213 2 2 (1.4h 3 10 251 5 6 L ins on Peposit of Secur ties 3.13 122 13 2 Discount Loons on ditto 1,61 72,771 0 0 Accounts of Credit on disto 31 557 15 8 Mint Cuttheates ditto Dead Stock Stamp Duties Interest accrued Interest accrued	oprietors' Capital	1,07 00 000		11,	220 6	0
3 0.251 \$ 6 L ms on Peposit of Secuties 3.03 122 13 2 Discount Loom on dito 1.61 72,771 0 0 Accounts of Credit on discounted 1.49 225 9 0 forcement Bills discounted 31 557 15 8 Mmt Centificates ditto 1.50 15 15 8 Mmt Centificates ditto 1.50 15 15 8 Mmt Centificates ditto 1.50 15 15 15 15 15 15 15 15 15 15 15 15 15		1,98 30 213	2 2 t. 1sh	: :	1.935	m on
3.03 122 13 2   Discount Loons on ditto  1,61 72,771 0 0 Accounts of Credit on disto  31 557 15 8   Mart Cuttheates ditto   Dead Stock  Stamp Duties   Interest accrued   In	JAKD.	3 ,, 2,1		:	001 (	0
1,6172,771 0 0 Accounts of Credit on detto 1,19225 9 0 fravernment Bills discounted 1,19225 9 0 fravernment Bills discounted 1,19227 15 8 Mint Certificates ditto 1,19227 16 8 Mint Certificates ditto 1,19227 15 8 Mint Certificates ditto 1,19227 15 8 Mint Certificates ditto 1,19227 16 8 Minterest accrued 1,19227 16 2 3		3031221			6 60)	0
31 557 15 8 Mmt Certheates ditto  Net outbe Bulls ditto  Dead Stock Stamp Dutes Interest accrued  477 25 116 2 3	nk Notes	1,6172,771	O Accounts of Credit on drito	387	2 200	0
31 557 15 8 Mint Certificates diffo  New Med Stock Deal Stock Stamp Duties Interest accrued  477 25 116 2 3	at Bills	1,19 225	O, 'novernment Bills, discounted	% 6	6854 1	8
With untile Bulls ditto Dead Stack Stamp Duties Interest acrued 477 25 116 2 3	off and Loss (Rebate Arcount)	31 557 1	5 8 Mint Certificates ditto	2.78	8 927	63
Peta Stank Stamp Duties Interest accrued 477 25 116 2 3			Were untile Bills ditto	11 69	9 354	10
Stamp Duties Interest accrued 477 25 116 2 3			Detd Stock ::	1,83	3 013	0
Interest accrued 477 25 116 2 3			Stamp Duties		3.215	10
477 25 116 2 3			Interest accrued		618 12	63
	Co's Re	477 25 116 2	3	Co + R4 4 77,25	5,146	63
			ľ			

Court for the Relief of Insolvent Debtors at Calculta.

In the matter of Charles On Tuesday, the 11th Phillips, of Raneemoody | day of December in-Gully, in Calcutta, late | stant, it was ordered a Master Pilot, an | that the matters of the Insolvent. | petition of the said Insolvent be heard on Saturday, the 2nd day of February next, and that the said Insolvent do then attend to be examined by the said Court.

Insolvent in person.

In the matter of Henry On Friday, the 7th Rogers Humphreys, of day of December in-Sulkea, in the Zillah of stant, it was ordered that Hooghly, an Intendant the matters of the petin the Government Salt tion of the said Insol-Golahs, an Insolvent. I vent be heard on Saturday, the 2nd day of February next, and that the said Insolvent do then attend to be examined by the said Court.

W. W. and C. D. Linton, Attorneys. Chief Clerk's Office, the 11th December 1860.

In the matter of John Notice, that an appli-Rozario, of No. 36, College | cation for an ad interim Street, Puttuldangah, in | protection order has been Calcutta, a Law Agent, | this day made by the an Insolvent. | J said Insolvent, and that such application will be heard and disposed of by the Acting Commissioner of the Insolvent Court, on Friday, the 21st day of December instant, at the hour of 10 o'clock in the forenoon.

Insolvent in person.

"ous of opposing such application must appear "before the said Court at the time and place aforesaid."

In the matter of Gooroo-) Mookerjee, of doss Burranagore, in the District of the 24 Pergunnals, but at present a Prisoner in the Common Jail of Calcutta, formerly carrying on business as a Dealer and Shipper of Country Produce and Commission Agent, in co-partnership with one Alexander McGregor, since deceised, afterwards carrying on the same business alone, and subsequently carrying on basiness as a Hide Merchant in copartnership with one Edward DeLouzey, and subsequently carrying on the sud business alone, an Insolvent.

Notice, that an app'ication for an ad interim protection order has been this day made by the said Insolvent, and that such app'ication will be heard and disposed of by the Acting Commissioner of the Insolvent Court, on Friday, the 21st day of December instant, at the hour of 10 o'clock in the forenoon.

Stewart, Allo ney.

" Any Creditor of the said Insolvent desir" one of opposing such application must appear
" before the said court at the time and place afore" said."

In the matter of Gungadhur Bose, late of Isser Takoor's Lane, in Durzeeparah, in Calbeen this day made by cutta, a Sircar in the the said Insolvent, and that such application Auction Company will be heard and dis-Limited, an Insolvent. Dosed of by the Acting Commissioner of the Insolvent Court, on Friday, the 21st day of December instant, at the hour of 10 o'clock in the forenoon.

Hatch, Attorney.

" of opposing such application must appear before the sast Court at the time and place aforesaid."

Chief Clerk's Office, the 14th December 1860.

#### Notice.

ALL persons having claims against the Estate of the late Charles Bladen Taylor may, by letter, apply to the undersigned, when they may hear something to their advantage. For the interests of those concerned, it is requested that all claims in full be duly communicated within one month after date of this Advertisement.

GEO. B. TAYLOR.

Binares,
The 15th December 1860.

#### PROCLAMATION

By His Highness Sree Palpanabha Dansa Punches Buda Rama Furm th Koobashagara Kireeda Padee Munnay Sooltan Maharanj Rajah Rama Rajah Bahaudur Shamsheer Jang, Rajah of Travancore, under date the 30th day of Toolam 1036, corresponding with the 13th day of November 1860.

WHEREAS the Pepper Monopoly, as hitherto administered in the Country, has been found to be a source of oppression and to discourage the cultivation of Pepper for which the Country is so well adapted; and whereas a better system of taxing this staple may be substituted; We hereby notify to all, that the Pepper Monopoly will cease from the 18th Dhanoo 1036, corresponding with the 31st December 1860.

2. The Growers of Pepper are hereby released from the obligation to make over the produce to the Sirear, and are entirely at liberty to dispose of it as they may deem most to their advantage, as they dispose of Coppra, Areca Nuts, and such other Produce.

3. After the 31st December 1860, the owners

of Pepper will be at liberty to export the article as private merchandize. A Duty of 15 Rupees per Candy of 500 lbs. will be charged on all Pepper exported from Travancore, whether by land or sea. The Duty will be levied at such places, and under such rules, as will hereafter be appointed.

4. We deem it right, with a view to ensure the fullest encouragement to the increased production of Pepper, to notify on this occasion, that there will be no Tax specially imposed on Pepper Vines; but that where land is hereafter granted for Pepper cultivation the Sircar reserves the right of taxing it moderately, according to its quality, and in reference to the value, not of the Pepper that may be grown upon it, but of its ordinary produce.

Lest any persons should be apprehensive, or should be persuaded by designing persons, that, in consequence of this change, they will not get as large a price as before for their Pepper, We hereby notify that for one year from this date, if any persons should voluntarily. bring Pepper to the Sucar, they shall be paid the Sircar price for it as heretofore; but, as beforesaid, they are at liberty to sell it to whomsoever they please, at as high a price as they can obtain.

> (True Copy,) T. MADARA ROW, Dewan.

#### REGULATION I.

1036

1860-61.

Luacted by His Highness the Rajah of Travancore on the 6th November 1860, corresponding with th 23rd Toolam 1036, for the lery of Port Dues at the Port of Allepey, within the Territories of His

WHEREAS it has been found that the rates of Port dues levied at the Port Preamble. of Allepey, under Regulation 1. of 1835, are in excess of those levied at the neighbouring British Port of Cochin; and whereas it is the desire of His Highness the Rajah of Travancore that no higher dues should be collected than those prevailing at the latter Port; the following Rules are enacted, in modification of the provisions of the said Regulation : -

1. Port dues, at the rate of one Anna per Ton,

Port dues on Seagoing Vessels of 20 Tons and upwards, other than Dhomes and Country Vessels, entering Port.

shall be chargeable in respect of every Sea-going Vessel of the burthen of 20 Tons and upwards, other than Dhonies and Country Vessels employed in the Coasting trade, which shall enter the Port of Allepey.

2. Port dues shall be chargeable in respect of Port dues on Dhonies and Country Vessels honies and Country employed in the Coasting employed in the Dhonies and Country trale at rates equal to one-half the rates chargeable in respect of other Vessels.

3. Provided that no such dues, as aforesaid, shall be charg able at the Port Port dues leviable oftener than once in sixty days not oftener than once in respect of the same Vessel. m sixty days.

4. Vessels entering the Port of Allepey, and leaving it within seven days, Port dues on Veswithout discharging or taking in any Cargo or Passengers sels leaving Port within seven days without breaking therein, shall be charged with one half only of the Port dues bulk. which would otherwise be chargeable.

5. Vessels entering the Port with ballast shall Port dues on Ves-ls entering Port only of the Port dues which in ballast. would otherwise be chargeable.

6. Vessels touching at and departing from the Port within forty-eight Vessels exempted. hours, without discharging or taking Cargo or Passengers, are exempted from all Port dues.

> (Tru: Copy,) T. MADARA ROW, Dewan.

The Bengal Coal Company, "Limited." REGISTERED UNDER ACT No. XIX. OF 1857.

A DIVIDEND at the rate of Rs. 60 per Share on the Old, and Rs. 40 per Share on the New Stock, will be payable at the Office of the Secretaries on and after the 17th December 1860. Proprietors are requested to send in their Share Certificates, that Receipts and Cheques may be prepared.

By Order of the Directors,

GORDON, STLART AND Co.,

Secreturies.

CALCUTTA, The 10th December 1860.

COPIES OF THE

## Report of the Indigo Commission,

TOGETHER WITH

#### The whole of the Evidence

TAKEN BEFORE THE COMMISSION.

AND THE

APPENDICES, Nos. I., II., and III.,

Can be had on application to the PRISTER of the Calculla Gazelle, Bengal Office, at 8 Rupees per copy.

## Lost,

THE under-mentioned Government Promissory Note, standing in the name of Lieutenant G. W. W. Fulton. Payment has been stopped in this

No 12582 of 33098 of the 5 per Cent. Loan of 1811-42, for Rupees 500.

W. CLARK, Offy. 2nd Asst. Acett. Gent.

FORT WILLIAM; Loun Office, The 14th December 1860.

## Lost,

By capsizing of a Boat at Nimtollah Ghat, on the 5th April 1859, a Government Promissory Note, No. 3111, of 12th March 1-54-55, a 5 per Cent. Loan, for Rupers 1,000. Payment of the same has been stopped at the Loan Office.

POOLOOSOTUM MULLICK. .

## NOTICES issued by the POST-MASTER of CALCUTTA.

No. 2208.

The 16th December 1860.-The Overland Mail per Steamer Colombo, will be closed on Saturday, the 22nd instant, at 6 P. M.

Letters for Madras, Ceylon, the Straits, China, Mauritius, and Australia, can be sent by this opportunity.

		Wei	ght.	Via	Mar	scille	. 1	7i4 Sc	uth	ampt	on.
	(Und	er 1	ounce	Rs.	0	6	0.5	Re	^		_
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#### No. 2180.

The 8/h December 1860.—MAIL PACKETS for the Overland Mail, which leaves Bombay on the 27th instant, will be closed at this Office at 5 P. M. on Tucsday, the 18th idem, via Marseilles only.

Letters and Papers for transmission ria Bombay will be received up to 6 p. m. on every day prior to the 18th, and Inland Postage to Bombay must be prepaid in Stamps on Letters sent by this opportunity to places in Egypt and to Countries in Foreign Europe ria Trieste:—

#### Rates of Postage.

Under	ł	Ounce	Rs.	0	6	0
,,	1	,,	,,	0	8	0
,,	3	,,	"	0	14	0
,,	1	"	"	1	1	0

No. 2207.

The 10th December 1860.—The Public are informed that an Express Packet, to the extent of 200 ounces, will be sent to Bombay on Wednesday, the 19th instant, and Letters will be received up to 6 P. M. of the same day.

Each Firm or Individual will be allowed to send Letters up to one ounce in weight, and the Express Postage must be paid in Cash at the Window, at one Rupee for every quarter of an ounce, in addition to the Steamer Postage paid by Stamps.

#### No. 2271.

The 12th December 1860.—Notice is hereby given, that the Mails for Akyab, Rangoon and Moulmein, for transmission per Steamer Baltic, will be closed at this Office, on Saturday, the 15th instant, at 6 p. M.

#### No. 2278.

The 13/h December 1860.—Notice is hereby given, that the Letters for the Overland Mail, despatched from this Office up to the 3rd instant, and the Express Mail of the 4th, were in time for the Steamer that left Bombay on the 12th idem.

#### No. 3942.

The 13th December 1860.—The Post Master, Calcutta, begs to remind the Public of the orders of Government, dated 9th and 16th March 1860, which rule that all Newspapers shall be prepaided on and after the 1st proximo, and that Papers insufficiently stamped shall be charged with a fine, while Papers posted unpaid are not to be forwarded at all.

#### No. 2233.

The 14th December 1860.—Notice is hereby given, that the Mails for Port Blair and Rangoon, for transmission per Ship Tubal Cain, will be closed at this Office, on Monday, the 24th instant, at 6 P. M.

#### No. 2316.

The 14th December 1860.—Notice is hereby given, that the Mails for Penang, Singapore, and Hong-Kong, for transmission per Steamer Fiery Cross, will be closed at this Office, on Friday, the 21st instant, at 6 P. M.

PACKETS for the reception of Letters by the following Ships are open at this Office :-

NAME OF VESSULS.	Agents.	120	Intend epartu		For what Port.	Touching at
Steamer Colombo	l'. & O. S N. Co	23rd	Dec.	1860.	Sucz	Madras, Ceylon & Aden
" Columbian	Ditto	22nd	,,	"	Hong-Kong	Penang & Singapore.
" Fiery Cross	Ditto .	. 22nd	,,	,,	Ditto	Ditto.
" Baltic	Mackinnon, McKenzie & Co	. 17th	,,	,,	Moulmein	Akyab & Rangoon.
Ship Marlborough	Gillanders, Arbuthnot & Co	. 18th	"	,,	London	Cape of Good Hope.
" Futtay Salam .	Haujee Hussin	21th	,,	,,	Mauritius	

The 14th December 1860.



## SUPPLEMENT TO

# The Calcutta Gazette.

## SATURDAY, DECEMBER 15, 1860.

## OFFICIAL PAPERS.

A Supplement to the Gazette will hence forward be published, weekly or twice a week, according to circumstances, containing such Official Papers and Information as the Government of India may deem to be of interest to the Public, and such as may usefully be made known.

Non-Subscribers to the GAZECTE may receive the Supplement separately, on a payment of six Rupees per annum, if delivered in Calcutta, or twelve Rupees if sent by post.

No Official Orders or Notifications the publication of which in the Gazette is required by law, or which it has been customary to publish in the Gazette, will be included in the Supplement. For such Orders and Notifications the body of the Gazette must be looked to, as heretofore.

#### Government of Benyal.

# Postings and Transfers of Native Civil Judges.

Resolution by W. S. SETON-KARR, Esq., Officiating Secretary to the Government of Bengal,—(dated the 30th November 1860.)

READ a Circular addressed to the several Commissioners and the Sessions Judges, under date the 17th September 1859, calling upon them for an expression of their opinions upon certain points connected with the present system of promotion in the Native Judicial Department of the Public Service.

Read replies to the above Circular.

- 1. The Lieutenant-Governor of Bengal having had under his consideration the present system of promotion in the Native Judicial Department of the Public Service, observes that the opinions of the European Officers consulted differ very considerably regarding the postings and the transfers of Native Officers, as well as in regard to the expediency of employing such persons in the Districts of which they are residents.
- 2. It being desirable to lay down some further Rules on this subject, as well as to regulate more strictly the principles on which postings and transfers ought to be made, as also to dispose of certain objectmens made by some Commissioners and Judges in regard to certain points in the present practice, the Lieutenant-Governor is pleased to rule as follows:—
- I. The appointments and transfers of Moonsiffs, and the recommendation for promotions of the Uncovenanted Judicial Service generally, will remain, as hitherto, in the hands of a single Judge of the Sudder Court. The recommendation of the District Civil Judges will of course,

- as hitherto, be forwarded to the Sudder Court; but no Commissioners or other Executive Officer shall have any voice in the transfer of any Subordinate Civil Judge. It is improper, generally, the Lieutenant-Governor remarks, that any Executive Officer, against whose acts redress may be often sought in the Civil Courts by aggrieved parties, should recommend the transfer or retention of the Officers presiding in such Courts.
- II. The Lieutenant-Governor, after giving due weight to the arguments on both sides, is of opinion that the disadvantages of appointing Natives to be Judges in the Districts where they have their homes preponderate over the advantages of the same practice. In support of the custom it is urged that qualified men are more readily procurable to serve in Districts where they have been born and bred; that the exercise of Judicial authority in places where they are well known, and well watched by their friends and relations, and by their enemies, tends to raise their character and their self-respect; that more cheerful service is rendered by men who either have their families with them or live within easy distance of their homes; and that the lower order of Native Judges rarely have local landed interests of sufficient magnitude to bias their judgments. On the other hand, it is well argued, that the formation of local ties and interests cannot be avoided by Native Judges; that Natives so situated are, when on the Bench, believed by suitors to be influenced by private friendships and private enmities in the decision of cases, and that any such belief, however unfounded, is unavoidable, and is a great evil; while on the other hand, men in such situations, in order to evince their independence and impartiality, might be absolutely unjust to suitors related to them; and in any view of the case local interests and connexions, and the temptations to serve private ends, are best avoided. The Lieutenant Governor concurs with this latter view; and he further remarks that practical inconvenience of

another kind has been felt from this very cause, inasmuch as when Moonsiffs have occasion to request the Judge to transfer cases in which their friends, or the dependents or ryots of their friends, are concerned, delay and inconvenience to both parties in the suit, and to the witnesses, are caused. For these reasons the Lieutenant-Governor resolves that, as a general rule, residents shall not be employed in the District where they reside. Where instances of the kind now exist arrangements should be made, if possible, to appoint the Moonsiff to a Chowkee of the District other than that in which his home is.

III. To the appointment of Native Judges in the Provinces or Divisions of which they are residents there can be no sort of objection. A Native of Northern Cuttack may very well serve his time in Balasore or Poorce, and a Native of Dacca in Furreedpore or Sylhet; but the Lieutenant-Governor understands that, while situations in the Metropolitan District, i. e. of those of the Burdwan and Nuddea Divisions, are largely sought after, there is constant difficulty in filling vacancies in Eastern and Northern Bengal.

The Lieutenant-Governor is well aware that some Stations and Districts are more desirable than others, but he thinks that appointments to such should be conferred on men of tried and approved good service. With this view, he is pleased to determine that Civil Judges, on their first appointment, shall not be posted to Stations or Chowkees in either of those Divisions, in preference to men of standing and good service, who have performed a fair tour of service in less favorite places; and, as a general rule, he is of opinion that three years' service in the Eastern Districts should give a meritorious Native Judge a preference in the choice of vacancies. But he does not wish to disturb men who are willing to remain in service in the Eastern Districts; nor does he mean to lay it down as a rule that more residence in the East of Bengal, unaccompanied by positive merit, shall give any Moonsiff a preferential claim to service in Burdwan or Nuddea. He wishes to guard against the inconvinience of posting men at first to favorite Division, from which it is very difficult to remove them afterwards.

IV. The Sudder Court, in communication with the Judges, will continue, as hitherto, to regulate transfers and changes of Moonsiffs, in conformity with the above Rules, and the practice hitherto followed in regard to the higher grades will continue. The Lieutenant-Governor is unwilling positively to fix a period beyond which a Native Judge shall not serve in the same District. He will have each case to be determined by its own merits, and any recommendation made on good public grounds will always be attended to; but whenever the transfer of Native Judges, either under the orders of the Sudder Court or under those of Government, is rendered expedient from their local ties, or from any other public grounds, he desires that such transfers shall invariably be made during the great Native Autumnal Holidays. This will tend to prevent the waste of Judicial time.

3. The Lieutenant-Governor is well aware that promotion in the Native Judicial Department has been slow of late years, and that several of the grades are not remunerated in a manner adequate to their responsibilities. Under present financial

pressure he is precluded from proposing to the Supreme Government any general increase to the pay of the Judicial Establishment, however much he may desire it; but he has lately proposed a plan for increasing the salaries of the higher grade, by the distribution of all Registration Free; and this plan, which has met with the favorable consideration of His Excellency the Governor General in Council, he hopes shortly to be able to introduce.

Government of Bengal.

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## On the operation of the Police Chokeydars' Act No. XX. of 1856.

Resolution by W. S. SETON-KARR, Esq., Officiating Secfetary to the Government of Bengal,—(dated the 28th November 1860.)

READ a Circular addressed to the several Commissioners, under date the 17th September 1859, calling upon them to furnish certain information regarding the Chowkeedaree Funds, under Act XX. of 1856, in each of the Districts in their Division.

Read replies to the above Circular.

The Lieutenant-Governor having had under his consideration the result of the working for the year 1858 of Act XX. of 1856, for the levy of the Chowkeedaree Tax in the Provinces under the Bengal Government, resolves that the abstract of the replies of the different Commissioners, embodied in Statements A. and B., shall be published for general information. It will be seen, that the total number of Houses on which the Tax is levied is 202,916; that the number of Houses exempted is 41,284; that the estimated amount of yearly collections is Rupees 3,20,176-0-0; and that the total actually collected within the year is Rupees 2,60,280.

- 2. The Lieutenant-Governor observes that by far the greater portion of the sum actually collected was disbursed in the salaries of Policemen and Chowkeedars appointed for the security of life and property, being Rupees 2,21,301. The expenses of collection amounted to Rupees 31,440; the total of these two items being Rupees 2,52,741. And the amount expended on Conservancy and Municipal arrangements was Rupees 30,522, a comparatively small sum, manifestly inadequate for the purposes of Conservancy.
- 3. On considering the various suggestions made by the Commissioners of Divisions on the principle and scope of the Act, the Lieutenant-Governor observes that the limit of Rupees 4, which is the highest amount (monthly) leviable from any one person, is open to the objection that it may impose on the wealthy too small a share of the public burden. The Lieutenant-Governor also attaches weight to the opinions of several experienced Commissioners to the effect that the general limitation in Section XI. in the Act, providing "that the aggregate sum to be raised shall not exceed the average of 2 annus per mensem for each House," might be advantageously repealed as reducing too much the productive

powers of the Tax. But considering the new Imperial Taxes now about to be introduced, he does not think this a proper time for increasing the rates leviable under the Chowkeedaree Act.

4. Something has been done when a sum of more than two and a half lacs of Rupees can be yearly collected from local sources for the purposes of Local Police and Conservancy; but the amount applied to sanitary purposes is clearly insufficient for its object, and until such time as additional sums can be fairly levied by local taxation, the Lieutenant-Governor calls on all Commissioners to endeavour to decrease the amount paid for the support of Police and Chowkeedars, wherever it can be done without insecurity, whereby a somewhat larger sum can be set apart for purposes of Conservancy. Mean-while, the Tax will be gradually extended to all populous Towns and Bazars, in which it can be properly introduced, as contemplated in the Act.

#### Abstract of the Commissioners' Reports.

On the 17th-September last a Circular was issued Operation of the Chow-keedaree Act XX. of 1856. the following information regarding the Chowkeedaree Funds, under Act XX. of 1856, in each of the

Districts in their Division :-

- The total number of Houses on which the Tax is levied, showing, in separate classes, the total number of Houses paying 1 anna, 2 annas, and so on up to the full amount of Rupees 4.
- The number of Houses which have been exempted from paying the Tax.
- III. The estimated amount of collections per annum.
  - IV. The sum actually collected.
- V. The number of Inspectors and other Police Officers paid from these Funds, and employed in watching the Town, with the rate of wages, and the sum total expended for the year.
- VI. The detail of Establishment employed in collecting the Tax, the rate of pay of the persons thus employed, and the total amount thus expended per annum.
- VII. The total amount expended during the year in Conservancy arrangements.
- VIII. How far the amount expended in the Conservancy Department meets the requirements of each Town.
- 2. The information required was directed to be furnished in a Tabular form from the accounts of the rear 1858.
- 3 The Commissioners were also requested to give their opinion as to whether the limiting of the Tax to 4 Rupees lets off the wealthy by lessening their fair share of the Tax.
- 4. The accompanying consolidated Statements contain all the information received on the first eight points, and the following is an abstract of the opinions given on the last point:

BURDWAN.-Mr. J. H. Young.-5. Is of opinion that the limiting of the Tax to 4 Rupees does let off

the wealthy by lessening their fair share of the Tax. Considers the limitation of the total amount to be raised according to Section II., viz., not to exceed an average of 2 annas a House, to be unnecessary, and that it might be advantageously repeated.

CHITTAGONG. - Mr. C. Steer. -6. Does not think that any min, howsoever wealthy, can be considered to have paid less than he ought who pays a sun sufficient to support one Chowkeedar He would therefore continue the limit of 4 Rupees.

PATNA .- Mr. II. Fergusson .- 7. States that the limitation of the Tax to 1 Rupees per mensem does not, in general, or to any great extent, let off the wealthy by lessening their fair share of the Tax Most wealthy men have more than one House, and they cannot be reasonably called upon to pay more than the entire salary of one Chowkeedar for each of their Houses. But Mr. Fergusson objects to the general limitation in Section XI. of the Act to the effect "that the aggregate sum to be raised shall not exceed the average rate of 2 annas per mensem for each House." This limitation operates so as to prevent the possibility of raising even in wealthy Towns a sum by any means sufficient for the Conservancy purposes contemplated in Section XXXVI. Mr. Fergusson adds that the Law having directed that no one House shall be assessed at more than the pay of one Chowkeedar, has thereby prescribed a sufficient limit of the Tax. and that the further general limitation is, therefore, unnecessary and should be repeated, as it defeats one of the most important objects of the Act, viz., the "cleansing and lighting and otherwise improving the

DACCA.—Mr. C. T. Davidson.—8 States that the limiting of the Tax to 4 Rupees does, in some instances, let off the wealthy, but those instances are far from numerous.

BRESTLEONE.—Mr. G. U Yulc.—9. States that the worthy might pay a higher Chowkeedarce Tax than 4 Rupces, but in all his Division there are only three Houses rated at 4 Rupees per mensem.

Number.—Mr H. M. Reid—10. States that the limiting the Tay to a sam equivalent to the monthly pay of a Chowkeedar certainly does cause it to fall somewhat lightly upon the wealthy. The principle The principle upon which this limitation was fixed is presumed by Mr. Reid to be, that, if a wolthy person had wished to make arrangements for the protection of his own House, he would not have appointed more than a single Watchman for the purpose, and that he could not be reasonably expected to pay for guarding his neighbour's premises. Mr. Reid adds that the Chowkeedaree Tax is an unpopular one, and the more so from the circumstances of the sums authorized to be levied under it not being altogether devote I to the objects for which they are primarily authorized by the Law to be appropriated. The only remedy which Mr. Reid suggests is to assess and collect only a sufficient Chowkeedaree Tax to meet the expenses bond fide to be incurred for Chowkeedaree purposes, and to pass a separate Conservancy Act.

RAJSHANYE .- Mr. F. Gouldsbury .opinion that, in practice, the limitation of the Tax to 4 Rupees has not the effect of letting off the wealthy by lessening their fair share of the Tax. The assessment, as now limited, seems to him to bear, with tolerable fairness, on all classes, and he does not think that it would be advisable to fix a higher limit.

12. The Act is not in operation anywhere within the Cuttack Division.

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## Statement of the Collections and Disbursements of the

	THE DI	Town and strict in it is ated.	Total number of Houses in which the Tax is levied.*	Total number of Houses exempted from the Tax.	Estimated amount of collection per annum.	The amount actually collected.	The number and grade of Police Officers employed in the Town, their rate of
DIVISION.	District.	Town.	Total numl in whicherevied.*	Total num	Estimated lection p	The amoun lected.	wages, and their total annual cost.
ſ	Bancoorah .	Bancoorah .	The prov	isions of A	 Act XX. of 1850	were not introdu	ced into this District till 1859,
	Beerbhoom.	Soory	680	817	1,658 4 (	1,128 12	Rs. As. P. 4 Chowkeedars, at 5 Rs cach 240 0 0 14, at 4 Rs. cach. 672 0 0
ITIBION.	Burdwan	Burdwan	5,462	197	7,817 1 2	7,092 10 2	Total 912 0 0  6 Jemadars, at 6 Rs. each . 432 0 0  46 Burkundauzes, at 4 each 2,208 0 0  2 Burkundauzes, at 8 each 72 0 0  Total 2,712 0 0
BURDWAR DIVISION.	Hooghly	Hooghly	<b>2,14</b> 8	160	8,810 8 (	8,125 1 0	50 Chowkeedars, at 3-4 each 1,950 0 0 1 Sirdar, at 5 60 0 0 Total 2,010 0 0
	Ditto	Chinsurah	1,878	, 235	3,827 10	9,601 <b>2</b> 0	54 Chowkeedars, at 8-4 each 2,106 0
	Ditto	Chanderna- gore	807	128	1,007 4 (	899 4 0	18 Chowksedars, at 8-4 each 702 0

<sup>•</sup> Note.—For particulars of this Column please see Statement B.

The Collecting Establicates of pay, and to cost.	ishment, its otal annual	Amount expended in arrangemen		vane		How far the amount ex- pended in the Conservancy Department meets the re- quirements of each Town	Remarks.
when the collections at 1 Sudder Bukshee, at 15 Rs Stationery  Total  1 Tax Darogah, at 25 Rs 6 Duffadars, at 3 each  Total	Rs As. P	2 Mehters, at Rs 3 each, from Jan to Aug. 1859. For repairs of Roads, Bridges, &c  Total  Rupces	R- A-	0 7 1 7 1	0 1 - 1 -	At the end of the year the sum available for Conservancy purposes ought to be Rupces 577-9-6. This sum will fully meet all the immediate requirements of the Town, added to the balance of the Chowkeedaree Fund of the last years, Rupces 851-7-11  The sum collected during the year 1858, with the addition of the Convict Labor Fund, which amounted to Rupces 1,027-1-3, was not nearly sufficient for keeping up the Police and maintaining the Roads in proper order. This year the Tax has been extended to the Suburbs of Burdwan and the assessment has been considerably increased, the estimated annual collection being Rupces 11,693-2-0 of grain 8 the 7,517-1-2 of 1858, but even this sum is not sufficient to repair the Roads of a large and mereasing Town like Burdwan	
1 Sudder Bukshee, at 50 Rs 1 Mohurir, at 8		10 Dhangurs, at 3-8 Deach D 1 Sirdar, at 5	<b>42</b> 0 60		0	1559 has been increased, and there should be, if the assessment is realized, a	he amount of the Tax, the Collecting Establishment, and the
Total	696 0 (	For Conservancy improvements in both Towns of Hooghly and Chinsurah			- -	monthly surplus of 300 Rupees.	system of collection, were entirely changed in 1859.
1 Sudder Bukshee, at 50 1 Mohurir, at 8	600 0 96 0	12 Dhangurs, at 3-8 each	501 60	0	0		
Total	696 0	Total	561	0	0		
None		None					0+ 1

Division	THE D	Town and ISTRICT IN II IT IS JATED.	Total number of Houses in which the Tax is levied.	Total number of Houses exempted from the Tax	Estimated amount of col-		The amount actually collected.		The number a Police Officers the Town, t wages, and annual cost.	employ	ed	in of
	Howrah	Howrah	11,133	1,107	18,099	0 0	15,012	s 0	165 Chowkeedars, at 4 each	Rs. 7,920		
BURDWAN DIVISION - (Continued)	Midnapore	. Midnapore .		2,902 922 paying six pice each were sub- sequently exempted	11,992	S 0	11,119	9 3	100 Chowkeedars entertained at different periods, at 3 and 1 Recach 3 Duffadars, at 4 each 4 each 5 Jemadars, at 8 each	3,102 139 82		6 6 9
	Chittagong	Chittagong	2,303	1,150	3,610	2 0	3,015		Total  3 Jemadars, at 6 each  52 Chowkeedars, at 4 each  Total	3,324 216 2,496 2,712	0	0
CHITTIGONG DIVISION	Noakholly	Soodaram .	672	135	1,306	8 0	1,263 0	0	16 Chowkeedars, at 4 each	768	0	0
	Tipp« rah	Tipperah	1,128	· GO	1,712	1 0	1,625 7	4	25 Chowkeedars at 4, and 2 Jemadars at 6 each	1,344	0	0

The Collecting Est its rates of pay, annual cost.	ablish , and	men tot	i.	Amount expende vancy arrang			r-	How far the amount expended in the Constituency Department meets the requirements of each Town.	RLMARKS.
							1		, ———
	Rs.	$\Lambda$ s.	P		R4.	A-	. 1'		
The Sudder Buk- shee was paid by Commissionat 12 per cent., includ- ing salary of his Subordinate Es- tablishment and Stationery charges, total	1,801	10	0	Salary of Writer, Farash, and Scavengers Lighting the Town, &c Watering ditto On Works of ine provement	596 950 97 566	3 5 9	0 5 10 7	The amount now expended is not apparently sufficient for the requirements of the Town More might be expended in lighting and watering the Roads, &c.	
				Total .	2.210	2	10		
Tax Darogah from January to 23rd September at 20, and from 21th September to the end of the year at 35; and 1 Mohurir at 10, and 3 ditto at 10 each Stationery Miscillaneous charges	160 24 321	8	66	Miscellaneous charges Repairing Roads and Bridges	126 29 217 1,027	3 11 10	5 1 6 2 0	The amount as at present expended in the Conservancy Department, in the Magistrate's opinion, meets with the requirements of the Town.	
Total	506	1	:3	Total .	1,966	15	9,	I)	1
1 Tax Darogah, at 25 1 Mohurir, at 7 Stationery Total	300 51 21 408	()	0	ĺ	. 22	12	O	The Statement shows an expenditure of Rupees 127-11-3 over and above the actual collection, which was of course met by the surplus collection of past years. This shows how malequate the state of the collec-	
								tions is to the wants of a Town like Chittagon; But there are other Local Funds,—"Coaviet Labor," "Chok Bazar," and "Samtary I in provement,"—from which large amounts are annually spent in Conservancy purposes.	
1 Tay Darogah, at	r <u>E</u>	100 OE0	, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Rupees	. 30	0	0	The Read work in the	
15 l Jomadar, at 6	180 72	0 0	-	1				Town was formerly done by Prisoners, and there-	
Total	252	0	(					fore the expenditure in the Conservancy Depart- ment is very low	1
l Tax Darogah, at	192	2 0	(		**			When added to the Convict Labor Fund the total Municipal Fund is suffi- cient for the ordinary re- quirements of the Town.	

Division	THE DIS WHICH SITE	Town Ani	Total number of Houses in which the Tax is levied.	Total number of Houses exempted from the Tax.	Estimated amount of collection per annum.		The amount actually collected.		The number a Police Officer the Town, t wages, and the cost.	employed in
	Behar	Gya .	. 5,557	3,547	17,934	1 0	16,201	k G	8 each Valu of Oil, at 8 annas per Jemadar 10 Bala Chowkeedars, at 1 each 266 Chowkeedars at salaries varying from 3 to 4 cach	Rs As P 480 0 0 30 0 0 480 0 0
PATVA DIVISION.	Chumparun Patna	Putna	The Ac. 30,066	t is not in 7,600	force anyw 27,600		vithin this I +20,917 7		607 Chowkeedars, at 3 each	21,852 0 :
P.	Sarun	Chuprah	5,535	2,038	7,501	3 6	7,407 13	o	2 Sowars, at 18 cach 10 Duffadars, at 6 each 101 Burkundauzes, at 4 each 1 Chowkee- dar, at 3-8.	432 (14 720 0 1 4,848 0 ( 42 0 (
	Shahabad		1,082	1,629	2,244 3		2,124 0		Total  41 Cho w k e c-dars, at 8 each  2 Jemadars, at 6 each  2 Naib Jemadars, at 4 each  Total	1,476 0 0 144 0 0 96 0 0

The Collecting F its rates of pa annual cost.				Amount expended vancy arrang			er-	How far the amount expended in the Conservancy Department in its the requirements of each Town.	REMARKS.
	Rs.	Λs.	P.	-	Rs.	۸,	P.	•	1
1 Bukshee, at 40	480	0	0	Rupees	1,920			Lesufiic end A far lerger	
Stationery 10 Surburakars, at		U	0	expended in re- pairing Roads,				sum them the annual sup- plus is required, in order	
6 Rs. each for 11 months 1 Mohurir of Tax	660	0	0	&c, from the surplus of pre-				to cleans; and light the Town.	
Establishment, at 20		0	0	vious year.				ř.	
1 Mohurir of Bukshee-	•								
khanna, at 5 Rs	00	0	0						
Total	1,500	0	o						
2 Bukshees, at 30 Rs. each 2 Mohurirs, at 12 each 5 Duffadars, at 7 each 10 Duffadars, at 5 each 3 Chupprassees, at 4 each Stationery and Contingencies Total	720 288 420 600 144	0 0 0 0	0 0 0 0	Rupees	935	6	3	-	the 1st January
1 Bukshee, at 20 4 Duffadars, at 5 each Stationery, House rent, and other charges	210 240 210	0	0	Repair of Roads, Birdges, and Drains Miscellaneous charges	206 10	3		As long as Prisoners are employed on the Town Roads, the Fund will be subteent. If the Convict labor be removed, it will be madequate.	
Total	690	2	6	Total	216	G	0		¥
1 Bukshee, at 20	210	0	0	None.			-	Annual savings utterly	
Stationery Total	288		0					inadequate.	
_						·			

DIVISION.	THE DIS	Town and TRICT IN IT 18 ATED.	Total nu neer of Houses in which the Tax is levied.	Total number of Houses exempted from the Tax.	Estimated amount of collection per annum.		The amount actually	concerent	The number and lice Officers emp Town, their ra and their total	grade o ployed in te of w annual c	f Po- 1 the rages, ost.
	Dacca	Dacea	7,919	5,139	15,027	0 0	*12,115	6 3	3 Inspectors, at 20 each 1 Jemadar, at 15 9 Jemadars, at 12 each 50 Chowkeedars, at 5 each 150 Chowkeedars, at 4 each	Rs. A 720 180 1,296 3,000 7,200	0 0 0 0 0 0
Division.	Backer- gunge	Burrisaul	818	26	1,371 19	2 0	1,361	1 0	Total.  23 Chowkecdars, at 1 cach	12.396	
Влеса	Mymensing	Nuscerabad	779	279	1,860	1 0	1,736	4 6	28 Chowkeedars, at 8, from January to April; and 34 at 4, from May to December	1,424	0 0
	Sylhet	Sylhet .	2,605	530	3,547 15	5 0	3,500	3 9	15 Chowkeedars, at 5 each 45 Chowkeedars, at 4 each 1 Jullud, at 8	900 2,160 36	0 0
		8			4				Total	3,096	00

The Collecting Establishment, its rates of pay, and total annual cost.	Amount expended in Conservancy arrangements.	How far the amount expended in the Conservancy Department meets the requirements of each Town.	Remarks.
Rs. As. P.	Rs. As. P.		
1 Tax Darogah, at 50 600 0 0 4 Mohurirs, at 10 each 480 0 0 1 Duftry, at 4 48 0 0 8 Duffadars, at 7 each 672 0 0 Stationery 60 0 0 Rent of ten Division Houses at 20.4 243 0 0 Lighting ditto at 4-13 57 12 0	Rupees . 1,852 13 0 expended from the surplus of previous years.	Taking the surplus in round numbers at 3,000 Rupees per annum, it is altogether inadequate to the Conservancy requirements of the City. The state of the Conservancy of this Town is so bad, that it is most desirable that some steps may be taken to provide funds for its improvement. The Magistrate hopes in the new settlement to earn a large sum for Conservancy purposes, and to reduce the expenditure as far as pessible.	*Collected during nine months of the year, as the Act came into operation from April 1858.
1 Mohurir, at 10 120 0 0 1 Jemadar, at 8 96 0 0 Total 216 0 0	Rupecs . SO 0 0 for drawing the Map of Burrisaul.	The yearly surplus does not exceed 10 or 50 Rupees. Many Houses that could pay a high rate are assessed at a nonmal rate. In this, and the remaining Districts of the Division, the sum determined on by the Magistrates to be raised annually, under Section IX, appears to have been himted to an amount sufficient for maintaining the Chowkeedars, without reference to Conservancy.	
Tax Darogah, at 15 180 0 0 Tax Jemadar, at 6 48 0 0 Stationery 6 0 0	Rupers 196 1 5	This question cannot be satisfactorily answered now, as very little has been done to the Town Roads, &c., during the last two years	
1 Tax Darogah, at 20 240 0 0 1 Mohurir, at 5 60 0 0 3 Peons, at 8 each 108 0 0 Stationery 18 0 0	Rupees 3 0 0 were expended for railing the Cazce- bazar Road.	Quite inadequate.	
Total 426 0 0			

DIVISION.	THE DI	TOWN AND STRICT IN LIT IS ATED. Town	Intai number of Houses in which the Tax is levied.	Total number of Houses exempted from the Tax.	Estimated amount of collection per annum.		The amount actually collected.		The number and grade of Police Officers employed in the Town, their rate of wages, and their total annual cost.
DACCA DIVN(Confd.) DIV	Furreedpoic	Furreedpoic	1,012	130	1,286 1	0	1,262 4	0	Rs. As. P.  21 Chowkee- dars, at 4 each 1,008 0 0
DACCA I	Monghyr .	Monghyr	7,717	1,070	11,725 14	0	11,314 6	Đ	G Jemadars, at G each 432 0 6 137 Chowkee- dars, at 4 cach 6,576 0 0
									Total 7,008 0 0
AUGULPORE DITISION.	Purneah	Purncah	2,957	None.	6,575 8	0	5,966 3	3	93 Chowkee- dars, at 3 each* 3,348 0 0
Виле									Total 3,348 0 0
	Bhaugul- pore	Bhaugul- pore .	5,835	1,992	9,092 4	0	7,779 5	0	3 Duffad ars, at 5 each. 180 0 0 155 Chowk ce- dars, at 3 each + 5,580 0 0
NUMBEA DIVISION.	Nuddea	Kishnagore -	4,460	1,994	7,500 0	0	7,439 12	9	Total 5,760 0 0  Inspector, at 25 800 0 0  2 Jemadars, at 8 each 192 0 0  100 Chow ke edars, at 4 each 4,800 0 0
× (									· Total 5,292 0 0

The Collecting Esta rates of pay, and cost.				Amount expende			ser-	How far the amount expended in the Conservancy Department meets the requirements of cach Town.	Remarks.
1 Tax Darogah, at 10 1 Tax Jemadar, at 8 Stationery Total 1 Bukshee, at 16 2 Mohurirs, at 9 each 7 Peons, at 4 each	Rs. 120 96 10 226 192 216 336	As. : 0 0 8 8 0 0 0 0	0 0 0 0 0	1 Inspector, at 40 8 Sweepers, at 3 each 4 Bullocks, at 2 each Other charges		0	P. 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Utterly inadequate. A number of Roads are going to run for want of repairs, and much sickness is caused by the impossibility to keep down the jungle or cleanse the Streets.  During the year a small sum was only expended for Conservancy purposes out of this Fund, as upwards of 3,000 Rupees were sanctioned and	
Total .	744	0	0	Total .				expended on the improvement of the Town from the Convict Labor Fund and this sufficed, almost all the Roads in the Town being already pueca. The present assessment is nearly double the assessment under the old Law, and the Magistrate thinks that it may yet be further increased	
1 Bukshee, at 30 1 Mohurir, at 10 4 Duffadars, a t 5 each	360 120 240 720	0	0 0	Rupees	200	0	0	No Conservancy Establishment has hitherto been kept up in Parneah, but it is proposed to immediately form one. The surplus available, which is equal to Rupees 150 per mensem, would be sufficient tokeep the Town clean, but inadequate to the other Conservancy	* The Magistrate has been directed to raise the pay of the Chow-keedars to 4 Rupees.
1 Bukshee, at 30 2 Mohurirs, at 8 each 6 Peons, at 3 each Stationery Total	360 192 216 36 804	0	0 0	Rupees being the surplus of the preceding years.	1,702	2	8}	requirements of the Town. Insufficient.	† The Magistrate has been directed to raise the pay of the Chowkeedars to 4 Rupees.
1 Tax Darogah, at 30 1 Mohurir, at 8 6 Sirdars, at 6 cach Stationery	360 96 860 4	0 0	0 0	Rupecs on account of pay of the Conservancy Estab- lishment; and Rupees from the surplus of the previous years on account of Conservancy	500 1,001				
Total	820	0	0	improvements.	**********	- 1322			

DITISION.		STRICT IN	Tetal number of Houses in which the Tax is levied.	Total number of Houses exempted from the Tax.	Estimated amount of collection per annum.		The amount actually collected.	The number and grade of Police Officers employed in the Town, their rate of wages, and their total annual cost.  Rs. As. P.
	Baruset	Baraset	2,398	810	3,872 15	0	•843 0 0	87 Chowker- dars, at 5 each 2,220 0 0
Continued)	Jessore	Kushbah	1.620	282	3,113 7	0	2,738 6 0	2 Jemadars, at 8 each 192 0 0 40 Chow k'e e- dars, at 4 each . 1,920 0 0 Total . 2,112 0 0
Neddea Division (Continued)	24-Pergun- nalis	Suburbs of Calcutta	47,838	4,414	80,874 13	6	68,174 14 0	1,045 Watchmen, at 5 each 62 700 0 0 Uniform,&c 4,492 0 0
		Romah	816	94	1,299 2	0		Total 67,192 0 0
DIVISION	pogran	Bograh	910	24	1,255 2	U		thow kee- dars, at 5 each 800 0 0 15 Chow kee- dars, at 4 each 720 0 0
RAJSHAHTE DITISHOV	Dinagepore	Rajgunge.	2,731	<b>5</b> 26	5,388 4	6	4,273 10 41	
1								Total 840 0 0

	[ 159 ]		
The Collecting Establishment its rates of pay, and total annual cost.	Amount expended in Conservancy arrangements.	How far the amount expended in the Conservancy Department meets the requirements of each Town.	Remarks.
Rs. As. P.	Rs. As. P.		
1 Bukshee, at 10. 120 0 0 1 Sircar, at 5 60 0 0 2 Jemadars, at 7 each 168 0 0 Stationery, &c., 30 0 0	<b>N</b> il.		*The Act came into operation from October 1858.
Tax Collector, at 18 216 0 0  Mohurir, at 8 96 0 0  Contingencies 36 0 0  Total 348 0 0	Nil.	The yearly cost of the Con- servance Establishment is Rupees 6,806 6-2, which is defrayed from the Con- viet Labor Fund. It will consequently be seen that the Chowkeedaree Tax would go but a short way to meet the Conservancy	
2 Daroga's, at 52 each 1,248 0 0 1 Sudder Tax Darogah, at 32 384 0 0 9 Mohurirs, at 10 each 1,080 0 9 52 Sircars, at 8 each 4,992 0 0 Mr Heysham's salary for seven months 700 0 0	Rupees 636 8 0	requirements of the Town. The increased Tix was unpopular, and the collections have been attended with considerable difficulty. Under the present circumstances the surplus does not meet the requirements for the Conservance, but the Maristrate thinks, after the Tax his been enforced another year, everything absor-	
1 Tax Darogah	Nil.	lutely nece my might be accomplished, not including of course the purchas Roads. It being the first year of the T. x coming into force the amount necessary for all matters come ted with Conservancy was not included in the Estunate that was furnished to the Punchayets. The surplus, Pupper 160, is quite insufficient not the	† As the Act has
at 8 96 0 0 Stationery 12 0 0	_	Conservancy to purements of the Town. At present it suffice, because the	m force, the amount of actual collections is not
Total 108 0 0  1 Rukshee, at 50 600 0 0  1 Dhooler, at 2 24 0 0	Rupees 471 12 0	Town Roads me repured by Convict labor.	given.
Total 624 0 0			

	THE DI	Town and strict in it is	ber of Houses ch the Tax is	Total number of Houses exempted from the Tax.	Estimated amount of collection per annum.		The amount actually collected.		The number an Police Officers the Town, th wages, and	employe	ed :	in of
DIVISION.	District.	Town.	Total number in which levied.	Total num exempted	Estimated lection		The amou lected.		annual cost.			_
					•					Rs. As	. I	<b>.</b>
ſ	Maldah		The provi	isions of t	he Act have	not	yet been fu	lly in	troduced into this	District.		
	Moorsheda- bad	Berhampore	22,391	5,201	89,656 13	6	87,803	4 8	7 Jemadars, at 8 each 24 Chowkee- dars, at 8	672		
									each 532 Chowkeedars, at 4 each	864 25,536	0	0
l									Total	27,072	0	0
	Ditto	Dowlatabad	822	37	• 518 2	0	499	9 6	16 Chowkeedars, at 4 each, for 5 months.	820	0	0
TI ALHVHSTVAVISION.—(Continued.)	Ditto	Jungypore	3,639	55	3,334 2	6	† 3,172	0 8	at 7 1 Jemadar,	84	0	• 0
FOX.									2 Chowkee- dars, at 5		0.	0
AR.									each . 1 Chowkee-dar, at 4-8	120 54	0	
нунаг		ŀ							65 Chowkee- dars, at 4			
TE ID									Total	8,120 8,450		_
	Pubnah .	. Pubnah .	2,167	56	2,258	1 0	2,151	18 (	51 Chowkeedars, at 3 each	1,836	0	0
	Rajshahye	Rampor Bauleah	5,164	247	7,441	2 (	7,817	6	at 15	180	0	0
									a t 10 each 99 Chowkee- dars, at 4 each			
									Total			0

The Collecting Establishment, its rates of pay, and total annual cost.	Amount expended in Conservancy arrangements.	How far the amount expended in the Conservancy Department nects the requirements of each Town
Rs. As. P	Rs As. P.	
1 Bukshee, at 80 960 0 0 1 Mohurir, at 16 192 0 0 4 Ditto, at 12 each 576 0 0 1 Ditto, at 10 120 0 0 8 Tushildars, at 8 each 768 0 0 2 Ditto, at 7 each 168 0 0	Rupecs . 6,528 8 0	
8 Ditto, at 6 each 576 0 0 6 Ditto, at 4 each 288 0 0 Stationery 30 0 0  Total 3,678 0 0  1 Tushildar, at 10,	N <sub>i</sub> l.	* The amount of collec-
for 5 months 50 0 0  1 Bukshee, at 10 . 120 0 0 3 Mohurirs, at 5 each 180 0 0	2 Domes, at 1 Rupee each 24 0 0	Just at present it is the sent the demands and
each 180 0 0 Stat.onery 24 0 0		Tax is new and the Conservancy of the Town was previously neglected, but in the course of two years the surplus Tax will, the Magistrate thinks, be found sufficient.
1 Bukshee, at 8 96 0 0 0 Stationery 12 0 0 Total 108 0 0	The Conservancy Establishment is one Dome. The rest of the money was spent on	
1 Bukshee, at 22 264 0 0 4 Tushildars, at 4 each 192 0 0 1 Tushildar, at 2 24 0 0	repairs of the Roads.  Transferred to the Municipal Committee, Rupees . 1,425 6 6	Amount expended by the Municipal Com- mittee in 1858 being 9,281-4-9\frac{1}{2}, the Tax surplus furnished more than one-sixth.
Total 480 0 0		

	THE DI	TOWN AND ISTRICT IN H IT IS ATED.	number of Houses which the Tax is ied.	Total number of Houses exempted from the Tax.	Estimated amount of collection per annum.		The amount actually collected.		The number Police Office the Town, wages, and	and graders employ their ratheir	de of ed in the of
DIVISION.	District.	Town.	Total number of in which the levied.	Total nurr exempte	Estimated lection		The amou lected.		annual cost.		
	Rungpore	Rungpore and No- wabgunge	1,134	238	2,320	12 0	2,220	0 0	50 Chowkee- dars, at 8 each		As. P. O O
RAISHAHTH DIVISION.—(Concluded.)				×							
	Grand To	tal	2,02,916	44,284	3,20,176	6 2	2,60,280	7 2	Grand Total	2,21,801	18 8

															Nu	MBER	OF H	louse
DISTRICT	TOWN			1						Ī								
		10				S	9	ø		18.	2	S		4	ž	9		,
	•	3 Pie	6 Plo	9 Pie	1 Anns	11 Annas	1} Aunas	1} Annas	2 Aupas	24 Annas.	23 Annas	24 Annas	) Aunas	Cl Annas.	3§ Annas.	54 Annas	4 Annas	13 tr nas
Beerbhoom	Soory	0	12	6	347	8	4	0	110	6	0	0	18	0	0	0	42	
Burdwan	. Burdwan	1,193	1,170	664	GI	350	302	128	300	127	112	32	127	10	22	4	102	ì
Hooghly	Hooghly	0	0	0	1,071	130	302	25	284	5	61	1	68	1	5	0	69	1
Ditto	Chinsurah	0	0	0	1,171	0	102	0	245	0	39	0	65	0	0	0	70	1
Ditto	Chands rungero	0	0	0	500	60	101	1	68	1	0	4	18	0	0	0	22	
Howrah	Howrah	0	0	0	4 14	2147	1,727	406	1,068	103	273	27	185		41	0	262	
Midnapore	Midnaporo	0	922	11	2,12	1	B 7	0	1,210	4	42	0	834	0	2	0	307	
Chittagong	Chittagong	, 0	U	0	SHE	105	360	30	411	18	52	1	98	0	6	0	67	1
Noakholly	Soodaram	0	0	0	300	0	51	0	19,	0	0	0	23	0	0	0	91	I
Tipperab	Tipperah	1 4	111	27	JH	50	171	9	123	11	52	9	46	1	B	0	37	
Beliar	(rya	From	19	to	1 100		553		2,207			);	$\overline{}$		6	75		_
Patna	l'atna	70	G 2011	12845	7 86		2,502	207	2 921	81	1 383	23	1 705	207	97	5	715	
Sarun	Chuprah	0		0	0.00	alim)	139	Joseph March	1	38	72	11	1	7	15000	3	112	Ì,
Shahabad	Arrah	From	5	<u></u>	to			75		_		u		_	5	<b>~</b> _ в	_	-
Dacca	Dacca	0	0	0	4,221	189	627	12	1,239	2	79	0	412	2	9	13	380	
Backergunge	Burnsaul	0	0	0	4 H	0	0	0	171	0	0	0	45	0	0	0	70	1
Mymensu g	Vusserahad	0	0	0	442	0	87	0	69	0	0	0	15	0	1	0	31	10
Sylhet	whet	100	310	86	H21	51	217	0		10	41	0	71	0	b	0	72	1
Furrecdpore	1 urrecdpero	25	135	63	306	90	129	31	121	25	28	2	18	U	6	0	14	
Monghyr	Vonghar	128	530	1,	3 131	96	1,loi	30	1 072	10	260	6	335	1	41	3	290	
Purneah	Purneah	. 0	0	0	1713	0	172	0	162	0	6	0	109	0	0	0	160	
Bhaugulpore	Bhau-ulpore	7	159	23	_ 59.	351	790	94	7,1	49	118	15	227	13	40	2	196	,
Nuddea	Kishnaghur .	0	0	0	196	469	6-2	51	47H	13	97	1	143	1	16	0	121	
Barase t	Baraset	0	77	31	908	325	402	8	470	10	48	1	73	0	5	0	60	- 7
Jessore	Kushha	0	0	0	600	129	218	9	371	3	31	2	78	0	1	0	92	- (
4 Pergunnaha	Suburbs of Calcutta	24	622	765	13 SKH	116 8	10 225	6.1	10,355	321	1,420	96	2,142	28	140	5	899	3
Bograh	Bograh	0	6.2	58	132	97	100	69	81	20	28	18	88	57	8	G.	17	
Dinage pore	Rajgunge	31	683	195	700	41	7	263	370	8	36	5	R8	6	11	0	116	
foorshedabad	Rechampore	8 1	174	10.151,000	13,572	545	1,604	5	2912	8	215	0	645	0	8	0	5.38	0
Htto .	Dowletabad	0	1	0	312	50	123	U	139	3	41	4	52	0	8	1	36	0
Ditto	Junkypore	65	503	324	904	174	592	44	461	0	110	0	188	0	0	0	100	U
ubna	Pubna	0	0	0	1,406	219	226	19	100	16	23		44	6	3	3	39	
lajshahyo	Baucah	0	8	12	1,5%1	972	90	261	595	58	125	22	151	18	41	10	115	1
ungpore	R ingpore and Nawab	0	0	0	515	0	193	0	170	0	28	0	58	0	8	0	43	0

<sup>•</sup> In this the

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REEDAREE TAX IS LEVIED AT THE UNDERMENTIONED RATES, viz. -

	6 Auras.	C; Annas.	7 Annas.	74 Annas.	74 Annas.	8 Annas	S, Annas.	9 Annas	10 Antas	11 Annas	12 Innas.	13 Annas.	11 At 1128.	15 Atanas.	1 Rupee	I Rt pee J Anna.	1 Rupee 2 Vrnas.	I Ruper 4 Annes,	1 Rupee o Annas.	1 Rupee S Annas	1 Rupee 12 Annas.	2 Rupees.	2 Rupees 8 Annas.	2 Rupees 12 Annas.	3 Rupees.	3 Rupees 4 Arnas.	3 Rupees 9 Annas.	4 Rupees
	9	0	1	0	0	23	0	o	1	0	15	0	0	0	12	v	0	2	1	0	1	4	5	0	2	0	0	2
	47	2	2	0	0	46	0	1	18	1	19	0	2	0	27	U	2	0	0	3	2	11	3	0	4	0	2	7
	26	0	1	0	0	18	0	4	4	2	7	1	0	0	18	0	0	2	1	2	1	4	0	0	1	0	0	1
	83	0	0 2	0	0	33	0	0	3	0	16	0	0	0	10	0	0	4	0	7	0	11	9	0	7	0	0	4
i	81	0	20	0	0	105	0	12	21,	0	34	0	0	o	72	0	0	8	0	16	0	31	16	0	11	0	2	29
1	67	0	0	0	0	155	0	2	6	0 ,	32	3	0	0	gH.	1	9	13	0	29	0	Li	2	1	69	0	0	0
	27	0	5	0	0	37	0	0	7	0	15	0	1	0	25	0	0	0	0	4	2	3	0	0	0	0	0	0
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)	12	0	1	0	1 1	12	0	0	0	1	2	0	1	0	7	0	0	0	0	0	0	1	0	0	0	0	0	0
	87	2	6	0	0	102	2	4	14	0	37	1	1	1	21	1	6	11	2	19	2	13	7	0	5	0	1	1
1	360	0	0	o	0	129	0	0	3	6	17	0	0	0	61	0	0	1	0	13	0	63	0	0	0	0	0	0
1	61	2	9	0	2	85	1	7	10 !	1	21	,	3	0	17	0	3	12	2	14	0	10	1	0	4	0	0	0
10 17	30	0	7	0	0	35	0	1	2	0	20	0	0	0	22	0	0	1	0	5	0	16	1	U	0	0	0	25 8
	20	0	0	0	0	23	0	2	1	0	3	0	0	0	6	0	0	2	0	10	0	6	4	0	2	0	8	0
1	977	18	19	4	9	591	1	10	31	2	113	0	8	0	312	2	5	61		119	8	loč	22	1	100	1	4	104
1	11	0	3	0	0	5	0	2	0	0	1	0	0	0	5	U	0	0	0	0	0	2	0	v	0	0	0	0
	36	8	2	0	0	75	3	2	6	0	36	1	5 ,	0	32	0	1	5	1	16	5	13	3	0	2	1	1	8
į.	231	0	4	0	U	837	0	2	51	0	212	0	1	0	151	0	0	22	9	59	1	98	21	0	55	0	0	54
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	47	0	0	0	0	25	U	9	5	2	7	0	0	0	15	0	0	J	0	4	0		3	()	5	0	0	1
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1	35	5	9	0	0	42	4	11	15	4	8	2	4	0	2-	0	:	4	0	н	2	8	1	0	1	0	0	0
	15	0	4	0	0	25	0	1	9	0	14	0	2	0	17	0	0	5	0	5	1	10	0	0	0	0	0	0

th authorized limit.

L SECRETARIAT OFFICE.

The Collecting Establis its rates of pay, an annually cost.		Amount expend vancy arra		ser- How far the amount expended in the Conservancy Department meets the requirements of each Town.	REMARKS.
Rs.	As. P.		Rs. As.	Р.	
2 Bukshees, at 27-8 each per month 330	0 0	Ni	1.	Mr Drummond is of opinion that no amount of Municipal Funds would suffice to keep Mahigunge and Nowabgunge in proper order.	exhibited arises from the opera- tion of the pro-
Grand Total 31,140	1 9	Grand Total	30,522 7	6	

 $m{N}$ .  $m{B}$ .—The Act is not in operation anywhere within the Cuttack Division.



## APPENDIX TO

# The Calcutta Gazette.

## SATURDAY, DECEMBER 15, 1860.

#### LAND SALE NOTICE.

NOTICE is hereby given, under Section VI, Act XI. of 1859, that the under-mentioned Estates, in Zillah Sylhet, will be put up to Public and unreserved Sale, at the Collector's Office of that District, on the 24th day of December 1860, for Arrears of Revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as Arrears of Revenue due on the 28th day of September 1860:—

#### Class 1 .- Permanently-settled Estates.

No. 7979.—Talook Roy Gourhurry Sing, Pergunnah Chyton Nugger · recorded proprietor, Roy Radha Golind Sing; sudder jumma, rupees 511-5-1.

No. 27501.—Talook Adum Rezah, Zemindir, Pergunnah Joar Bancah Chong, recorded proprietors, Sheik Latoo and others; sudder jumma, rupees 653-15-2.

No. 27501.—Talook Assadoo Rezah, Zemindar, Pergunnah Joar Bancah Chong; recorded proprietor, Krishno Churn Das, sudder jumma, rupces 712-3-0.

No. 40981.—Talook Chyton Chund, Pergunnah Chyton Nugger, recorded proprietor, Roy Radha Gobind Sing; sudder jumma, rupees 992-10-3.

No. 54721.—Talook Synd Mahomed Nazeer, Hissah Synd Mahomed Bateer, Pergunnah Turrup; recorded proprietors, Nobo Kisto Mojoomdar and others; sudder jumma, rupees 3,161-5-1.

No. 54727.—Talook Syud Amud Ally, Hissah Syud Modon Rezah, Pergunnah Turiup, recorded proprietors, Rambullub Deb and others; sudder jumma, rupees 2,751-3-2.

No. 54729.—Talook Syud Amud Ally, Hissah Syud Kaem Rezah, Pergunnah Turiup ; recorded proprietors, Joy Gobind Roy and others ; sudder jumma, tupees 1,966-11-11.

No. 54732.—Talook Syud Amud Ally, Hiscah Syud Kolim Rezah, Pergunnah Turrup; recorded proprietors, Joy Gobind Roy and others; sudder jumma, rapees 718-12-10.

STLHET COLLECTORSHIP,

The 24th November 1860.

G. G. BALFOUR,

Collector.



# The Calcutta Gazette.

## WEDNESDAY, DECEMBER 19, 1860.

## LEGISLATIVE COUNCIL OF INDIA.

THE STH DECEMBER 1560.

THE following Bill was read a second time in the Legislative Council of India on the 5th Decembei 1860, and was referred to a Select Committee, who are to report thereon after the 12th of Februnry next :-

A Bull for the lety of Port-dues in the Port of Amherst.

WHERPAS it is necessary to fix the amount of the Port-dues to be hereafter levied and taken in the Port of Amherst in accordance with the pravisions of Act XXII of 1855; It is enacted as follows:

Port-due chargeable on sea-going vessels of ten tons and upwards enter-mg the Port.

I. A Port-due at a rate not exceeding the rate of two annas per every ton thurden, shall be chargeable in respect of every sea-going vessel of the burden of ten tons and upwards which shall enter

the said Port. II. When any vesses enters the said Ports, Rate of Port-due on vessels compelled by stress of weather weather, or in consequence of having sustained any dumage, onter Port. or for any other reason, but does not discharge or take in any cargo or passengers therein (with the exception of such unshipment and re-shipment as may be necessary for the purpose of repair), the Port-due chargeable in respect of such vessel shall be at a rate equal to one-half the rate chargeable in respect of other Vessels.

III. Provided that, when any vessel having No Port-dile on vessels compelled by stress of weather to re-enter Port. to re-enter it by stress of weather or in consequence of having sustained any damage, no Port-due shall be chargeable in respect of such Yessel,

No vessel to pay the Port-due oftener than once in bixty days.

This Act Commencement of

Rates of Port-dues to be published.

Act.

IV. No vessel shall be required to pay the Port-due chargeable under this Act oftener than once in sixty days.

> shall commence and have effect from and alter

and the local Government shall on or before that date, pursuant to Section XLII,

Act XXII of 1855, ceclare, by Notification to be published in the Calcutta Gazette, the rates

at which Port-dues shall be levied in the said Port subject to the provisions of and within the limits prescribed by this Act; and from and after the No Port due to be leval except under

said date no Port-due shall be levied at the said Port except under the authority of Act XXII of 1855, and of this Act.

VI. This Act shall be read Act to be read as part of Act XXII of wit i and taken as a part of Act VXII of 1855.

> M. WILIF. Clerk of the Council.

Тип. 1511 Declyber 1860.

THE following Pall was read a second time in the Legislative Council of India on the 15th December 1560, and was referred to a Select Commuttee who are to report thercon after the 19th of March next :-

A Bill to amend the law relating to Minors.

Whereas it is expedient to simplify and amend the Law for hearing suits relative to the custody and nurture of minors; It is enacted as follows:

I. Any person interested in or asserting an Application.

Application or nurture of a minor, may make an application by petition to the Judge of any District in so far as a Civil suit might lawfully be instituted in the same behalf, and the Judge shall hear and dispose of the petition in like manner as the same matter preferred by the same party might have been heard and disposed of on being preferred by plaint in a Civil suit.

II. Upon any such application being made, or

Remedy. at any subsequent stage of the proceedings, the Judge may cause any minor referred to therein to be produced in Court and may make such other order for the temporary custody and protection of the minor as

may appear proper.

III. In trying petitions preferred under this
Act, the Judge shall be guided Act VIII of 1859 in so far as the same shall be applicable; and any orders made by the Judge may be enforced as if made in a regular suit.

An appeal shall be to the Sudder Court from any order made by a Lower Appeal. Court under this Act, in the same manner as an appeal lies to the Sudder Appeal. Court in regular suits.

V. Petitions preferred under this Act to the Stamps on Peti-Court may be written on the petitions in those Courts respectively; and nothing in this Act shall be taken to tions. exercised under the Laws in force by the Courts of Wards; or under Act XXI of 1855 and Act XL of 1858.

VI. The term "Judge" in this Act shall include the principal Civil Court of any district not being Interpretation within the jurisdiction of a Court established by Royal Charter.

M. WYLIE, Clerk of the Council.

#### HOME DEPARTMENT.

No. 16.

Camp Benares, the 8th December 1860.

His Excellency the Governor General is pleased to appoint Captain II. Pester, of the 63rd ment Native Infantcy, to be Superintendent of the Police of the Cump of His Exceller, under the provisions of Act XXVI. of 1836.

> Offg. Secy. to the Govt. of India, with the Govr. Genl.

> > No. 2418.

Fort William, the 17th December 1860.

Notifications.—Mr. Charles Edward Lance, of the Civil Service, is permitted to proceed to Europe on Furlough, on Medical Certificate, for a period of two years, from the date of embarkation.

No. 2119.

The 15th December 1980.

Messis. E Montagu, J. R. Reid, and J. Tweedie, appointed by the Secretary of State for India Members of Her M.yesty & Civil Service on the

Bengal Establishment, reported their arrival on the 15th instant by the Steam-ship Nemesis, which reached the Sandheads on the 13th idem.

#### No. 2420.

Mr. F. C. Sandes, Solicitor to Government, reported his return from Sick leave and resumed charge of his Office from Mr. R. F. Stack on the 15th instant.

> W. GREY, Seey. to the Gont. of India.

#### FOREIGN DEPARTMENT.

No. 102.

Camp Ranee-ka Talao, the 13th Decr. 1860. His Excellency the Governor General is pleased to appoint Captain E. W. Dun, of the 42nd Madras Native Infantry, to act as Commandant of the Bhopal Levy.

#### No. 101.

Mr. C. R. Coles, 1st Assistant to the Political Agent at Rewah, received charge of the Agency Office from Captain W. Osborne, c. B., on the 1st instant.

His Excellency the Governor General is pleased to make the following appointments, to have effect from the date on which Captain Osborne, c. s., proceeds on Furlough :-

Mr. C. R. Coles, 1st Assistant, to officiate, as Political Agent at Rewah.

Lieutenant T. Acton, 2nd Assistant, to officiate

as 1st Assistant at Nagode.

Lieutenant P. Ward, 25th Regiment Native
Infantry, Officiating Adjutant, Nagode Police, to officiate as 2nd Assistant at Rewah.

#### No. 106.

Major R. L. Taylor, c. B., resumed charge of the Meywar Political Agency on the 24th untimo.

A. R. Young, Offg. Sery. to the Gort. of India, with the Govr. Genl.

No. 6064.

Fort William, the 18th December 1860.

Captain E. B. Sladen and Lieutenant R. C. Burn, Assistant Commissioners, Tenasserim and Martaban Provinces, reported their arrival at Madras from Europe on the 25th ultimo.

#### No. 6065.

Lieutenant C. R. Shaw, of the Oudh Commission, availed himself, on the 20th ultimo, of the leave granted to him by the Chief Commissioner of Oudh, and confirmed in General Order dated 4th instant, No. 5837.

> W. GREY, Offg. Deputy Secy. to the Goot, of India.

#### FINANCIAL DEPARTMENT.

No. 145.

Fort William, the 14th December 1860. SUMMARY OF CONSTRUCTIONS OF INCOME TAX ACTS
XXXII. AND XXXIX. OF 1860.

THE liability to Income Tax of Mechanical

Financial Department, Government of India, 6th December 1860, No. 11970, to the Madras Govern-ment.

Engineers, appointed by Warrant and sent out from England for service in the Department of Public Works,

Act XXXII. of 1860, Section CXXVIII. Act XXXIX of 1860, Section VIII.

depends on the terms of their Covenant. If the Covenant specifies the hability of such persons to serve at Sea then they are exempt. But if their liability so to

serve is only incidental to their general engagement to serve Government, then they are not entitled to exemption as a cliss, an exception being made, however, in favor of those who are actually engaged on board ship for the period during which they so serve.

N. B. - On the 12th October 1860, (vide Government Gazette, October 13th, 1860,) it was held that if the Mechanical Engineers referred to in the foregoing Construction were Naval or Marine Officers, they would no doubt be exempted under Section IX. of Act XXIX. of 1.60, but as it appeared that they had been sent out from England for service in the Department of Public Works, they were subject to the opera-tion of the Income Tax. This led to a further refer-ence from the Madras Government, which thought that the Officers in question were exempt, under Clause 4, Section IX. of Act XX.IX of 1860, as they were liable to serve on board-ship, and two of them were then so serving The toregoing Construction must be considered as taking the place of the Construction previously issued on the same point.

When the Office of Collector of Income Tax 8th December 1860, No. is held by a Deputy Com12051, to the Punjab missioner, that Officer should
he necessal with the recognition missioner, that Officer should be assessed with the duty to which he is liable by the Commissioner to whom he is subordinate, and not by a Tuhseeldar acting as Assessor.

Under the Resolution of the Supreme Government dated 3rd November Section XCVII., Rule IV. 1360, the return of Houses, as well as land, should be made in the District in which the Houses are situated.

PUBLISHED for general information, with an intimation to all Departments, Governments, and Officers concerned, that the above Summary should in future be queted in all references or instructions, and ordered that a separate printed copy of the Summary be forwarded with each copy of the Gazette, for use in the Office of the Authority receiving the Gazette.

#### No. 146.

## The 15th December 1860.

Notifications.—Notice is hereby given, that the Salaries, Pay, Batta and Allowances of the Civil, Military, and Marine Departments for December 1860, will be payable as under:—

Military and Marine Departments on Thursday, the 10th proximo.

Civil Department on Tuesday, the 15th proximo.

No. 147.

The 14th December 1860.

Mr. J. Christie, 2nd Assistant Accountant General, Bombay, having returned to his duty from the leave granted to him in Financial Notification No. 60, dated 13th July last, has beent appointed to officiate as 1st Assistant Accountant General, vice Mr. L. C. Probyn.

By Order of the Hon'ble the President in Council,

> C. HUGH LUSHINGTON. Secy. to the Gort. of India.

#### MILITARY DEPARTMENT.

GENERAL ORDER BY HIS EXCELLENCY THE GOVERNOR GENERAL OF INDIA.

Camp Benares, the 10th December 1860.

No. 7 A. of 1860 -His Excellency the Governor General of India is pleased to make the following appointment in the Nagpore Irregular Force, with effect from the 29th of October 1860 :-

2nd Regiment Infantry.

Lieutenant T. E. L. Higginson, 40th Regiment Madras Native Infantry, Adjutant, to be Second in Command.

Lieutenant W. Playfair, 4th Regiment Bengal Native Infantry, to be Adjutant, vice Lieutenant Higginson.

> R. J. H. Biken, Major-General, Secy. to the Gort. of India, with the Governor General.

#### MILITARY DEPARTMENT.

Fort William, the 19th December 1560.

No. 1203 of 1560.-The following Extract from the London Gazette of the 6th November 1860 is published for general information : -

War Office, Pall Mall, 6th November 1860. BREVET.

Captain William Gray, 1st Bombay European Fusiliers, to be Major in the Army, dated 2nd July 1560.

Surgeon Major Alexander Gibson, of the Bombay Medical Establishment, retired upon full pay, to have the Honorary Rank of Deputy Inspector-General of Hospitals, dated 6th November 1860.

The following promotions to take place in Her Majesty's Indian Military Forces consequent on the death of General John Carfrae, Madras Infantry, on the 29th August 1860, and of Major General Sir Henry Gee Roberts, k. c. B., Bombay Infantry, on the 6th October 1860 :-

Licutenant-General George Benjamin Brooks Bomlay Infantry, to be General, dated 30th August 1860.

Major-General John Wheeler Cleveland, Madras Infantry, to be Lieutenant-General, dated 30th August 1860.

Colonel James Fitzgerald, Madras Infantry, to be Major-General, dated 30th August 1866.

Colonel Clement Clemons, Madras Infantry, to be Major-General, dated 7th October 1860.

The under-mentioned Officers of Her Majesty's Indian Military Forces retired upon full pay to have a step of Honorary Rank as follows:—

Colonel John Skardon Ramsay, Bombay Infantry, to be Major-General, dated 6th November 1860.

Lieutenant-Colonel Norman Chester Macleod, Bengal Engineers, to be Colonel, dated 6th November 1860.

Lieutenant-Colonel Philip Lewis Hart, Bombay Engineers, to be Colonel, dated 6th November

Major Henry William Preedy, Bombay Infantry, to be Lieutenant-Colonel, dated 6th November 1860.

Major Charles Henry Winfield, Madras Infantry, to be Lieutenant-Colonel, dated 6th November 1860.

Captain James Edward Taylor, Bombay Infanfantry, to be Major, dated 6th November 1860.

No. 1204 of 1860 — The under-mentioned Officers are promoted to the Rank of Captain by Brevet from the dates specified:—

Lieutenant Francis Atherton Dickins, 31st Light Infantry Lieutenant James Dowell Swayne, 11th Native 1nfy, Lieutenant James Creighton

12th December 1860.

13th December

1860.

Lieutenant James Creighton Wood, 30th Native Infantry. Lieutenant Charles Matthew Longmore, 33id \ itive Infy.

Lieutenant Charles Myers
Longueville Clarke, 37th
Native Lalantiy

Lieutenant Thomas Francis
Forster, 39th Native Infy.
Lieutenant Frederick Cortlandt Anderson, 71st N I.
Lieutenant The Baron Ferdinand Von Andlau, 25th
Native Infantry

Native Infantry
Lieutenant Charles Johnson
Nicholson, 54th Native Infy.
Lieutenant Montgomery Hunter, 18th Native Infantry
Lieutenant John Fombelle

Templer, 3rd European Regiment

No. 1205 of 1560.—The following Orders issued by the Resident at Hyderabad are confirmed:—
No. 275, dated 20th November 1560 — Confirm-

No. 275, dated 20th November 1860 — Confirming the Order by Major Clogstoun, v. c., Commanding at Bolaram, dated 50th October 1860, directing Assistant Surgeon Sanderson, 1st Cavalry, Hyderabad Contingent, to afford Medical aid to the Wing, 1st Infantry, Hyderabad Contingent at Bolaram, consequent on the departure of Assistant Surgeon McAllum, M. D., 1st Infantry, Hyderabad Contingent, with the Head Quarters Wing of the Regiment to Jaulnah.

Ao 278, dated 27th November 1860.—Confirming the Order by Major Abbott, c. B., Commanding at Aurungabad, dated 19th November 1860, directing Surgeon Major Orr, M. D. and c. B., 4th Cavalry, Hyderabad Contingent, to assume Medical charge of the 2nd Infantry, Hyderabad Contingent, in addition to his own duties, from that date, consequent on the departure of Assistant Surgeon Eves, 2nd Infantry, Hyderabad Contingent, on special duty to Mulkapoor.

No. 1206 of 1860.—Captain G. C. Lloyd, 56th Native Infantry, Officiating Sub-Assistant, Stud Department, is allowed leave of absence for six months, from the 21st August 1860, to visit the Presidency, Mussoorie, and the Hills North of Deyrah, on private affairs, under the old Regulations.

No. 1207 of 1860.—The under-mentioned Out Pensioner of the Royal Hospital at Chelsea having been permitted to reside and draw his Stipend at this Presidency, payment of Pension is to be made and charged accordingly:—

Rate of Pension per diem.

Private William Deardon, late 11d., from the of the 78th Foot. 1st Oct. 1860.

No. 1208 of 1860—The under-mentioned Students of the Agra Medical College having passed the prescribed examination are admitted into the Service as Native Doctors of the 1st Class, with effect from the 1st April 1858:—

Mahomed Yar Khan.
Jankey Pershad.
Roop Sing.
Pyray Loll.
Shoohur Mohumud.
Hussain Allee.
Soonder Lall.
Raheem Khan.
Goree Lall.
Pirbhoo Lall.
Munram Sing.
Heera Lall.

No. 1209 of 1860.—The Government General Order No. 1137, of the 16th instant, placing Licutenant D. Macdonald, of the 25th Native Infantry, at the disposal of the Foreign Department, is cancelled, and the services of that Officer are placed at the disposal of the Government of Bengal.

No. 1210 of 1860.—The following Order issued by the Government of Bombay is confirmed:—

No. 658, dated 23rd November 1860.—Granting leave of absence to Europe, on Medical Certificate, to the under-mentioned Officers:—

Second Captain Thomas Elliott

Hughes, of the Artillery,
Officiating Commandant,
No. 3, Punjab Light Field
Battery

For fifteen
months, under the
new Regulations.

Lieutenant John Chalmers, of the 39th Regiment Bengal Native Infantry, Assistant Commissioner in the Punjab

Assistant Surgeon Denis Bowes

Daly, M. D., of the Medical months, under the Department ... For eighteen months, under the new Regulations.

Veterinary Surgeon Archibald For two years,
Turnbull, of the Artillery ... Regulations.

No. 1211 of 1860.—Lieutenant W. Battye, of the 65th Native Infantry, is allowed an extension of leave from the 30th November to the 7th December 1860, the date on which he reported his return to Bengal from Sick leave to Europe.

No. 1212 of 1860.—The under-mentioned Officers have reported their return from England :

Date of Arrival at Fort William.

Lieutenant-Colonel and Brevet Colonel T. F. Flemyng, 36th Regiment Native Infantry Captain J. S. Tulloh, Artillery Lieutenant A. F. P. Harcourt, 30th Native Infantry Lieutenant F. J. Millar, 33rd Madras Native Infantry, Assistant Commissioner, Mooltan geon W. Keates, Medical Department urgeon G. Saunders, Medical Department ssistant Surgeon T. T. Sher-lock, B. A., Civil, Futtehpore, on leave for fifteen months, from the 11th November 1859

14th December 1860.

No. 1213 of 1860.—The under-mentioned Dificers are permitted to proceed to Europe on leave absence on Sick Certificate :-

kelly Wollen, of the 19th under the neutenant-Colonel For two years, Regiment Native Infantry ) Regulations.

Captain Thomas Charleton Hamilton, of the 35th Regiment Native Infantry, Second months, under the in Command of the Arracan new Regulations. Battalion

For fifteen months, under the

Agustus Captain Edward Saunders, of the 7th Regiment Madras Native In-fantry, Executive Engineer, Dacca Division, Department Public Works

For fifteen months, under the new Regulations.

Lieutenant George Cracklow, of Artillery

For eighteen months, under the ... ( new Regulations.

Whitaker Walter, of the Madras Medical Establishment | For eighteen months, under the new Regulations. Assistant Surgeon

No. 1214 of 1860.—Her Majesty has been leased to appoint the under-mentioned Gentlemen o be Cadets for the Infantry in Her Majesty's ndian Military Forces at the Presidency of Benal. They are accordingly admitted into the service and promoted to the Rank of Ensign, eaving the dates of their Commissions to be adjusted hereafter : -

Date of Arrival at Fort William.

Infantry.

Mr. John Howard Broome ... 20th Nov. 1860. Divis Henry Robertson... 14th Dec. 1860.

> F. D. ATRINSON, Major, Off. Secy. to the Govt. of India.

## PUBLIC WORKS DEPARTMENT.

GENERAL ESTABLISHMENTS.

No. 304.

Fort William, the 18th December 1860.

Appointments .- Mr. J. W. O'Donnell is appointed an Executive Engineer of the 4th Class, and placed in charge of the 1st Division, Great Deccan Road, with effect from the 9th November 1860.

No. 305.

Mr. R. Park is appointed a temporary Assistant Overseer in the Public Works Department, Bengal, and posted to the Dinagepore Division.

No. 306.

Notifications .- Lieutenant-Colonel E. L. Ommanney, Superintending Engineer on the Bengal Public Works Establishment, and Officiating Chief Engineer of the Punjah, is permitted to resign his acting appointment, and is transferred, at his own request, to the Presidency Circle (Calcutta); but will continue to officiate as Chief Engineer of the Punjab till relieved.

Captain A. Impey, Superintending Engineer, 2nd Class, Officiating Superintending Engineer, Presidency Circle, is transferred to the Cuttack Circle, vice Captain J. C. Harris, proceeding on leave, with effect from the date of his joining, after being relieved by Lieutenant-Colonel Ommanney.

Captain R. Maclagan, Principal of the Thomason College of Civil Engineering at Roorkee, to be Chief Engineer and Secretary to the Government of the Punjab, in the Public Works Department.

Captain E. C. S. Williams, Bengal Engineers, is placed at the disposal of the Lieutenant-Governor, North-Western Provinces, with a view to his appointment as Principal of the Thomason College of Civil Engineering at Roorkee, and will proceed and join without delay.

No. 307.

Mr. W. Palmer, Assistant Supervisor, attached to the 3rd Division, Grand Trunk Road, is removed from the Public Works Department.

No. 308.

Leave of Absence .- Mr. A. L. Perrier, C. E., Officiating Executive Engineer, 6th Division, Grand Tonk Road, is granted leave of absence for one year on Medical Certificate, to proceed to Europe for the benefit of his health, under Chapter II., Section V. of the Uncovenanted Absentee Rules.

> A. G. GOODWYN, Major, Offg. Secy. to the Govt. of India.

#### ORDERS by the LIEUTENANT-GOVERNOR of BENGAL.

#### No. 6729.

APPOINTMENTS .- The 7th November 1860 .- Captain C. Murray to be Assistant to the Superintendent of Darjeeling until further orders.

The 11th December 1860 .- Sub-Lieutenant II. Baker, 4th Bengal Police Battalion, to be Second Lieutenant of the 5th Bengal Police Battalion.

Baboo Gour Chunder Moojoomdar, Officiating Moonsiff of Shahzadpore, is vested with the powers of a Deputy Collector, under Section CL., Act X. of 1859 , in the District of Pubna.

The 12th December 1860 .-- Dr. C. Palmer to be an Honorary Member of the Howrah Hospital Committee.

The 18th December 1860.-Mr. II. Davies, Deputy Collector of Monghyr, is entrusted with the duties of an Assessor, under Section XXI. of Act XXXII. of 1860, in that District.

The 14th December 1860 .- Mr. J. W. Garstin, Deputy Magistrate and Deputy Collector of Buxar, is transferred to Purneah, in which District he

will exercise the full powers of a Magistrate.

The 15th December 1860.—Mr. G. L. T. Harris to be Assistant to the Magistrate and Collector of Rungpore, and to exercise the special powers of an Assistant to a Magistrate described in Clause 3, Section II., Regulation III. of 1821, and the powers of a Deputy Collector, under Act X. of 1859, in that District.

Mr. H. M. Reily, Deputy Magistrate and Deputy Collector, to the charge of the Sub-Divi-sion of Commercelly, and to exercise the full powers of a Magistrate in Pubna.

The following Moonsiffs are respectively vested with the powers of a Deputy Collector, under Section CL, Act. X. of 1859, in the Districts mentioned, ric.:

Moulavy Taffuzzul Ruhman, Moonsiff of Potena, in Burdwan.

Baboo Tarakissen Holdar, Moonsiff of Cutwa, in Burdwan.

Baboo Omesh Chunder Mookerjee, Moonsiff of

Bughree, in Midnapore.

The 17th December 1860.—Baboo Esan Chunder Mujmoodar to officiate as a Deputy Magistrate under Act XV. of 1343, and a Deputy Cellector under Regulation IX. of 1833, in the Districts of Nuddea, Jessore, and Rajshahye, and to exercise the powers of an Assistant to a Magistrate, under Regulations XIII. of 1797, and IX. of 1807, in those Districts.

The 18th December 1860.—The following Moon-siffs are vested, respectively, with the powers of a Deputy Collector, under Section CL., Act X. of 1859, in the Districts mentioned, vic. :

Baboo Muthornauth Ghose, Officiating Moon-

siff of Santipo e, in Nuddea.

Bahoo Ram Chunder Pal, Officiating Moonsiff of Sulkea, in Jessore.

LEAVE OF ABSENCE .- The 17th December 1860 .-Mr. R. J. Richardson, Additional Judge of Tir-hoot and Sarun, for six weeks, under the Iman-cial Resolution of the 14th October 1857, preparatory to proceeding to Europe on Furlough.

W. S. SETON-KARR,

Offg. Secy. to the Govt. of Bengal.

#### ORDERS by the LIEUTENANT GOVERNOR, N. W. Provinces.

JUDICIAL DEPARTMENT.

No. 3001A.

Camp Bhurtpore, the 28th November 1860.

Mr. David Halkett Craigie Inglis, Assistant the Magistrate and Collector of Budaon, is veste with the full powers of a Joint Magistrate an Deputy Collector, subject to his passing the pro scribed Examination in April next.

#### No. 3018A.

Mr. James Wright Chisholm is appointed to an Assistant Commissioner in the Jubbulpo Division.

#### No. 3020A.

The 29th November 1860.

Assistant Surgeon James Faweus, M. D., was Medical charge of the Civil Station of Jounpo from the 1st August to the 28th September 1860

#### No. 3022A.

Mr. P. Wigram assumed charge of the Offin of Magistrate and Collector of Humeerpoor on the 5th November 1860.

#### No. 3036A.

Cump Futtchpore Seekree, the 30th November 1860

Mr. W. S. Halsey is appointed to do duty as Joint Magistrate and Deputy Collector of the First Grade in the District of Mirzapore.

#### No. 3040A.

The 1st December 1860.

Notifications No. 2398A., dated the 11th Setember, and 2723A., dated 17th October 186 are hereby cancelled.

#### No. 3041A.

Leave of absence for nine months is granted Gholam Emam, First Class Moonsiff of Scot under Section V. of the Uncovenanted Absen Rules, from the date on which he may avail hi self of the same.

Abdool Ruheem, Acting Moonsiff of Jubbulpt is appointed to act as First Class Moonsiff Sconce, and Abdool Hassim Khan to act Jubbulpore during the absence of Abdool Rule

#### No. 8054A.

Mr. C. W. Moore, who has reported his ret from England on the 19th ultimo, is re-posted an Assistant to the Benares Division.

#### No. 3059A.

#### The 3rd December 1860.

Leave of absence for one month is granted Mr. Charles Horne, to enable him to rejoin appointment as Magistrate and Collector Jounpore.

#### No. 1531.

#### The 6th December 1860.

The Notification No. 2609A., dated 6th October last, appointing Mr. Edmund Bensley Thornhill to be a Joint Magistrate of the 2nd Grade, with effect from the 26th September 1860, is cancelled, owing to the cancelment of the appointment of Mr. R. H. Clifford to be an Assistant Commissioner, 1st Class, in the Province of Oudh.

#### REVENUE DEPARTMENT.

#### No. 3921.

Camp Bhurtpore, the 29th November 1860.

The Superintendent General of Irrigation, the Superintendent of the Roorkee Work-shops, all Executive Engineers, whether in the Department of Public Works, or in the Irrigation Department, and all other Officers of the Department, entrusted with the payment of salaries or wages without audit, are hereby appointed to be Special Assessors, under Section XXXI. of Act XXXII. of 1860.

#### No. 1638A.

In continuation of the Notification of this Government, No. 1399A, dated 6th October 1860, the following Notification of the Government of India, in the Home Department, No. 2095, of the 26th idem, is re-published for the information and guidance of the Officers attached to the Jubbulpoor, Jhansie and Kumaon Divisions, and to the Districts of Ajmere, Neemuch and Nimar.

The rates of Stamp Duty prescribed by the Notification will come into force in the several Divisions and Districts above mentioned from the date on which this Notification shall reach the Head Quarters of each District:—

#### No. 2095.

#### The 26th October 1860.

Notification.—Under the authority given by Section XVIII., Act No. XXXVI of 1560, the Governor General in Council is pleased to make the following Rules, to be in force from the promulgation thereof in all Districts in India not annexed to any Presidency, or not subject to the general Regulations of any Presidency.

#### RULE I.

Subject to the exceptions mentioned in the two following Rules, there shall be charged upon Petitious of plaint on suits and appeals instituted in any Civil Court, or in the Court of any Revenue Officer vested with Judicial powers and acting in a Judicial capacity, the following scale of Stamp Duty in lieu of that prescribed in Article 6, Schedule B. of the said Act, that is to say:—

	Rs.	As.
If the amount or value of the property claimed shall not exceed 8 Rupees		4
Above 8 Rupees and not exceeding 12 Rupees Above 12 Rupees and not exceeding 16	0	8
Rupees Above 16 Rupees and not exceeding 32	1	0
Rupees	2	0
And thereafter as in Schedule B. of the s	aid .	Act.

#### RULE II.

Petitions of plaint in suits and appeals instituted in the Court of any Revenue Officers as aloresaid, for the recovery of arrears of rent, or of money received by any Agent employed in the management of lands or collection of rents shall be written on paper bearing a Stamp of one-fourth the value prescribed for Petitions of plaint on suits instituted in a Civil Court. Provided that no such Petition of plaint shall be written on paper bearing a Stamp of less value thin 8 annas, if the amount or value of the property claimed shall exceed eight Rupees, or on paper bearing a Stamp of less value than 4 annas, if the amount or value of the property claimed shall not exceed eight Rupees.

#### RULE III.

Petitions of plaint in suits and appeals instituted in the Court of any Revenue Officer as aforesaid, for any matter or thing of the nature described in Section XXIII, Act No. X of 1859, (except the recovery of arrears of rent,) shall be written on paper bearing a Stamp of eight annas.

Nothing in these Rules is to be held to apply to Petitions or applications not being Petitions of plaint in suits or appeals to Civil or Revenue Courts or Offices. Such Petitions or applications are provided for under Article 5, Schedule B. of Act No. XXXVI. of 1860.

#### GLNLRAL DEPARTMENT.

#### No. 1311A.

Camp Bhurtpore, the 27th November 1860.

The services of 1st Class Native Doctor Banes Singh, attached to the Mairwarra Local Battalion, having been placed at the disposal of this Government, he is appointed to the Customs Department at Seonec.

## No. 1351A.

## The 29th November 1860.

Leave of absence for one month, preparatory to embarkation, is granted to Dr. J. R. Ballantyne, L. L. D. late Principal of the Benires College, who is about to proceed to England for the purpose of joining his appointment as Librarian in the India O lice, from the date on which he may avail himself of the same.

#### No. 1370A.

Cump Futtehpore Seekice, the 3rd December 1860.

The Penal Code was passed by the Legislative Council, and received the assent of the Governor General in Council on the 6th October last.

The English version of the Code has been already published in the Calculta Government Gazette: and an approved Edition of it, as finally settled, will be in the hands of all Officers before the end of the year. It is desirable that before it come into force on the 1st May, all young Officers should make themselves acquainted with the provisions of the Law which they will be required to

administer from and after that date. On the other hand, it is obviously useless to require from them evidence of familiarity with a system of Law

which will be very shortly abrogated.

The Honorable the Lieutenant-Governor has therefore resolved and hereby notifies for the information of all concerned that all Officers acquainted with the English language, who are required by existing orders to appear before the Committees of Examination in April 1861, will be expected to possess a competent knowledge of the provisions of the Penal Code, and that in the Judicial Criminal branch of the Examination, the said Code will be the principal subject of Examina-

No translation of the Code in Oordoo having yet been completed, and there being no probability that such a translation will be in the hands of Native Officers entrusted with Magisterial powers before March or April next, it will be obviously impossible for such of them as are unacquainted with the English language to acquire a knowledge of its provisions enabling them to

pass any Examination in it.

The Lieutenant-Governor has therefore resolved further that these Officers shall be permitted to attend the April Examination in respect of Revenue subjects only, and that those who succeed in passing according to the required standard in that branch shall appear before the Committee of Examination in October 1861, with a view to their

Examination in the Penal Code.

In republishing for general information the following Resolution from the Government of India, in the Financial Department, No. 126, dated 12th instant, the Hon'ble the Licutenant-Governor carnestly begs the careful attention of all Officers serving under the Government of the North-Western Provinces, to the remarks and admonitions which it contains regarding the necessity of reductions of expenditure.

Each Officer will particularly bear in mind that this is not to be regarded as an ordinary instruction, or as a mere indication of the wishes of the Government of India, but as a positive and

absolute injunction.

The strictest economy in every branch, and in every detail of every branch of the administration, must be enforced.

Not a Rupee must be expended, the expenditure of which is not absolutely essential to the furtherance of the Public Service.

The Lieutenant-Governor is confident that every Officer who is charged with the regulation of Departmental expenditure will not only acknowledge the necessity, under present circumstances, of reducing all charges which are not indispensable to the efficiency of his Department, but will also see that it is a duty incumbent upon him to second and assist within his sphere, however small it may be, the earnest endeavours now making by the Government of India to retrieve the finances of the State.

(Government of India's Financial Resolution, No. 126, dated 19th November 1860, published in the Appendix to the Calcutta Gazette, dated 24th November, pages 35 to 37.

By Order of the Lieutenant-Governor, North-Western Provinces,

> G. E. W. COUPER, Secy. to Govt., N. W. P.

PUBLIC WORKS DEPARTMENT.

#### No 3101A.

Dated Camp Agra, the 7th December 1860.

Notification.—Mr. W. Duthoit, Assistant Magistrate and Collector of Moozuffernugger, has been appointed to be Secretary to the Road and Ferry Fund Committee of the Moozuffernugger District.

By Order of the Hon'ble the Lieutenant-Gover-

nor of the North-Western Provinces,

A. CUNNINGHAM, Colonel, Secy. to the Govt., N. W. P., in the P. W. D.

## ORDERS by the LIEUTENANT-GOVERNOR, Punjab Provinces.

Appointments .- The under-mentioned Officers Revenue Department, Nos. 1818-20, are appointed Assessors of come Tux, under Act XXXII. dated 3rd December of 1860, subject to the super-1860. vision of the Depu y Commissioners of their respective Districts:

Captain II. A. Dwyer, Assistant Commissioner

at Rawul Pindee.

Lieutenant G. G. Young, Assistant Commissioner, Attock.

Captain T. W. Mercer, Assistant Commissioner at Pind Dadun Khan.

Leave.-Assistant Surgeon J. M. Scanlan has obtained four weeks' leave, to General Depart-ment, No. 3126, cated 3rd December enable him to proceed the Presidency, preparatory to applying for leave to England, on Medical Certificate.

> R. H. DAVIES, Secy. to Govt., Punjab.

#### LAHORE 5TH DECEMBER 1860.

No. 465 .- Erratum .- In Punjab Order No 438, dated 14th ultimo, making transfers to the Punjab Police Battalions, for Subadar "Ishmael Khan," transferred to the 8th Police Battalion, read "Jooma Khan."

No. 466.—The Bunnoo Station Order dated 20th November 1860, by Lieutenant Colonel G. W. G. Green, c. B., Commanding, directing Lieutenant G. B. Crispin, 5th Punjab Cavalry, to act as Station Staff Officer, during the absence of Ensign L. Gustavinski on Command, or until further orders, is confirmed.

LAHORE, 8TH DECEMBER 1860.

No. 468.—Leave of Absence.—Assistant Surgeon
D. B. Daly, M. D., from 31st October to 30th
December 1860, to proceed to Bombay, preparatory to applying for Furlough to Europe on Medical Certificate, under the new Rules, in extension of the leave granted in Punjab Order No. 856, dated 1st September last.

Guide Corps.—Cavalry.
No. 469.—Promotion.—Kote Duffadar Hossin Kuli Khan to be Jemadar in room of Ibrahim Khan, promoted.

No. 471.—Under the sanction of the Supreme Government, the under-mentioned heirs of deceased Soldiers of the Punjab Irregular Force are admitted to the Native Figure Foundation from the dates specified opposite to their respective names; and the Pay-Masters of Pensioners, in whose Circle the Individuals reside, will furnish the

Pension re	By what Fay-Mast able.	Meerut.	Ditto.	Ditto.
.boira	For what p	Life.	31st May 1860 2-12 Ditto	Ditto
Pension.	do dinomA	2-12	2-12	2-12
· ·	5 5	098	098	098
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Date of Committee's Proceedings.		9th Aug. 1860	4th Sept. 1860 2-12	
		1858	1858	1858
Date of admis-	sion.		31st May 1858	
Date		9th Aug	31st	4th Sept
, s	L. S.	mjab		:
eased count	Last Corps.	lst Punjab Infantry.	Ditto	Ditto
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Description of the deceased's relatives on whose account claims are made.	Rank.	Sepoy	Ditto.	Ditto
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	Caste.	Pathan.		Seikh, Dillow.
Height.	Inches.	69	ro	-
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G. Hurchinson, Major,
Offg. Secy. to Gott., Punjab,
Military Department.

#### Orders by the Board of Revenue, Lower Provinces.

CIRCULAR No. 71.

LAND REVENUE.

THE following Rule to be added as No. XVI.

W. J. ALLEN, and Esqs.
A. GROTE,

Esqs. dated 16th February 1858.

All Revenue Officers when submitting Drafts of Declarations to be made under Section II., Act VI. of 1857, are required to report, at the same time, the estimated fair value of the land and property in question. They should also state whether the owner is willing to sell the property, and if so, at what price.

H. L. DAMPIER,

Offg Secretary

BOARD OF REVENUE, L. P;
Fort William,
The 11th December 1860.

#### Opium Notification.

Notice is hereby given, that, on Monday, the 7th January 1861, at the hour of Eleven o'clock in the forenoon, will be put up to Sale at the Exchange Rooms at Calcutta, and sold by Public Auction, for exportation by Sea, the under-mentioned quantity of Opium, the provision of 1859-60, subject to the following conditions, viz.:—

Produce of Behar Agency ... Chests 1,220 Ditto of Benares ditto ... , 560

Total Chests ... 1,780

#### Conditions of Sale.

- 1. The Opum will be sold for exportation by Sea only, and no Certificate will be granted except to cover such export.
- 2. The Opium will be ordinarily offered for sale at an upset price of Rupees 400 per Chest, and sold to the highest bidder above that price, except under the circumstances for which provision is made by Clause 12 of the Conditions of Sale.
- 3. The Sale shall commence at the hour of 11 A. M., and shall not be continued after the hour of 5 P. M.; but if at that hour any of the lots advertised for Sale shall remain unsold, the Sale may, at the discretion of the Board of Revenue, be resumed on the next day following (not being Sunday or a Public Holday), at the hour of 11 A. M., and so on until the whole of the remaining lots are disposed of; or, if the quantity of 1780 Chests chall not be sold on the day advertised, the Board may dispose of the lots which remain on hand at a future Sale.

Each lot to contain Five Chests.

- 5. A deposit in a Promissory Note, either for 25 per cent. even money of the amount for which each lot is knocked down, or for Rupees 1000, at the discretion of the Officer superintending the Sale, shall be made by the purchaser in the Sale-Room, and before the lot is registered in the Sale-Book; and all such Promissory Notes shall be redeemed, on the part of the purchasers, at this Office, by Sub-Treasurer's Receipts, or by substitution of other Public Securities of the Bengal Government, on or before 4 o'clock the afternoon of Saturday, the 12th January 1861, or, on the other hand, failing such redemption by the time aforesaid, then the lot or lots for which no Sub-Treasurer's Receipts or deposit of other Public Securities as aforesaid, shall have been delivered in, shall be re-sold at such time or times, and under such conditions of re-sale as the Board of Revenue shall see fit, and all losses and expenses whatsoever attending such re-sale shall be borne and paid by the defaulters, whilst any profit accruing from such re-sale shall be forfeited to Government.
- 6. The Promissory Notes taken on the day of Sale, under the last mentioned condition, if remaining unredcemed on the said 12th January, will be placed in the hands of the Solicitor to the Government for realization in such manner as to him shall seem fit.
- 7. No tender of money, Sub-Treasurer's Receipts, or Public Securities, on account of Opium, upon which the prescribed deposit may not have been made before 4 o'clock of the 12th January, will be afterwards accepted.
- 8. The Opium now advertised for Sale shall be paid for within fifteen clear days from the day of Sale, that is to say, no Treasury Receipt will be accepted in payment after 4 p. m. of Tuesday, the 22nd January 1861; and in case any lots of such Opium shall not be so paid for and adjusted, then the cash deposit of 25 per cent. even money of the amount for which each lot is knocked down, or Rupees 1,000 for each lot, or any Public Securities that may have been deposited on account of such lots or chests, shall be forfeited, and the Opium be disposed of, on account of Government, at such time and in such manner as the Board of Revenue shall think fit; and the first purchaser shall further be required to make good any loss or difference of price between that obtained at the re-sale and the amount at which the Opium was first purchased, forfeiting all advantages that may arise from such re-sale.
- 9. Purchasers taking out certificates or orders for the delivery of Opium, after making full payment, as above prescribed, shall have the option of naming the number of lots of their purchase which they may desire to be included in each certificate or order; and it is to be clearly understood that the certificates or orders so taken out shall be considered final, and not afterwards changeable for other certificates or orders authorizing the delivery of single lots, or of a different number of lot er chests, whether more or less, than the number of lots or chests originally required to be included in each certificate or order.
- 10. No Sub-Treasurer's Receipts or deposit of Public Securities, under the fifth of the present Conditions, will be received in this Office except from the party recorded as the purchaser in the Sale-Book, or his authorized Agent. The receipt

for deposit of Public Securities will be granted only in the name of such purchaser, and the Securities so deposited will be returned when payment in full has been made by the said purchaser or his order.

- 11. The Officer superintending the Sale on the part of the Board of Revenue is empowered to reject, at his discretion, the bid of any individual, unless such individual shall on demand tender at the time a deposit either in Bank of Bengal Notes, Sub-Treasure's Receipts, or other Government Securities, equal to 25 per cent even money of the amount so bid, or to Rupees 1,000 for each lot.
- With a view to prevent fictitious bidding, designed to obstruct the Sale, it is hereby notified that the Officer of Government superintending the Sale shall be competent, at any time during the Sale, to withdraw any unsold lot, and immediately to put it up again for sale at a maximum upset price, diminishing the same gradually until a bid is obtained, and the first bona fide bidder for a lot, after it has been offered for sale in the mode here described, shall be held and declared to be the purchaser of the said lot; and the Officer of Government superintending the Sale shall also be competent to dispose in the same manner of as many of the subsequent lots as he may think proper, provided always that no lot shall be sold be-low the minimum price of 100 Rupees, specified in the second Clauce of these Conditions.
- 13. The purchaser of any lot shall have the option of naming and purchasing in immediate succession, at the same price, and under the same conditions, any number of lots of the same Agency Opium to the extent of twenty five lots, provided always that there remain a sufficient number of lots of that Opium to complete the said twenty-five, but not otherwise.
- 14. In the event of any dispute or difference touching or concerning any matter or question ansing out of the Sale of the Opium included in this Notification, or adjustment of the account thereof, the same shall and may be tried and decided in the Supreme Court of Judicature at Fort William in Bengal, and all and every plea and pleas to the jurisdiction of the said Supreme Court shall be waived.
- 15. The following papers, together with samples of the Opium for Sale, will be exhibited for inspection on the day of Sale, or may be seen previously to that date by application at the Office of the Junior Secretary to the Board of Revenue:—
  - No. 1. Certificate of the Opium now advertised for Sale.
  - No. 2. Report of the examination of such Opjum.
  - 16. The public are hereby informed that, in providing the investment of the Behar and Benares Opium for the year 1859-60, the same precautions have been taken as those which have been cheeved during past years, to have the drug procured and cant down in a pure state, to have only the prescribed quantity of leaves used in forming the sakes, and to have the due proportion of Opium put into each cake. An account of the weight of the drug when packed at the har and Benares,

- and a statement of the average weight of the chests, induscriminately taken for the purpose of comparison from the despatches on arrival at Calcutta, may be seen on application at the Office of the Junior Secretary to the Board of Revenue. Four chests of Behar and Benares Opium, viz. two of the season's provision under Sale, and two of the previous season, will be also shown to the purchasers at the Exchange Rooms on the day of Sale, to enable them to judge of the state of preservation in which the drug has been kept.
- 17. Any further information respecting weight or quality of the Opum advertised for Sale, that may be desired by parties connected with the trade, will, as heretofore, be furnished to them on application at the Office of the Board of Revenue; but, in accordance with established usage, under no encumstances will the Board ensertain or recognise any claim to compensation for loss from any deficiency of weight, abstraction of Opium, or adulteration of the drug, which may be preferred on reference to chests after the Sale and delivery of the Opium for shipment.
- 18 The public are hereby informed that, in addition to the quantity above-mentioned for Sale in January, the following quantities, more or less, of Behar and Benares Opium of 1859-60, will be brought to Sale in the year 1861, on or about the dates specified below. The Board, however, reserve to themselves the right of altering these dates, should circumstances render it expedient to do so:—

			Behavaland	Benins, that	Total, about Chests.
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On or about	Welneslin 6th leb 150	1 -	1 20	560	1780
Do.	Thursday, 7th " ach ,		12'0	56	1780
1),	We'mes as 10th Apad		12.20	5(1)	1780
100.	Wednestry 8th May ,		12 711	run	1780
120.	Monday, oth June		1-20	610	1750
1100	Menda, 8th July ,,		1 20	r 60	1780
110	Monday, 5th A gerst		1220	560	1760
170.	Menda, whi September		1921	CHO	- 1,00
1.0.	Incedia, 7th October	Sir.	12. 1	(hi)	1750
100	Wednesday, 6 h Nov		1: 0	560	1780
1)0.	Thursday, oth Deccaber,,		1211	601	1, 40
	Total		1 1141	6201	19645
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19. It is hereby further notified that, under the 6th Article of the Convention between Great Britain and France, dated the 7th March 1815, quoted below, the Agents in India of the French Government, or persons duly appointed by them, are entitled to demand that, out of the quantities of Behar and Benarcs Opium declared as above for Sale at the twelve Sales in the months of January, February, March, April, May, June, July, August, September, October, November, and December 1861, there shall be delivered to them, at the average of the particular Sale or Sales to which the Opium so applied for may belong, a quantity not exceeding in the aggregate 300 chests; and the Agents of the French Government must make requisitions for the whole of the Opium required by them during the year, within thirty days after the publication of this Advertise. ment, specifying the particular Sale or Sales from which the quantity of Opium is intended to be taken. If the Agents of the French Government shall not make the requisition for Opium within the

Chests Behar ... 14,664
 Benares ... 6,761

time above-mentioned, the en-tire quantity of about 21,425\* Chests of Behar and Benares, as above estimated, will be brought to Sale in the usual manner; and if they shall make application for a quantity of Opium to be

delivered to them out of the quantity advertised for Sale at each or any of the twelve Sales above mentioned, but shall not pay for it within the prescribed period of payment, the Government of Bengal reserves to itself the right of disposing of the Opium which the French Authorities may so fail to pay for, either by increasing the quantity reserved at the Sale next ensuing the date of payment, or by selling it at a Sale to be held expressly for the purpose.

Article 6 .- " With regard to the trade in "Opmm, it is agreed between Article of the "the high contracting parties Convention above "that, at each of the periodical "Sales of that article, there "shall be reserved for the French Government, and "delivered upon requisition duly made by the "Agents of His Most Christian Majesty, or by "the pasons duly appointed by them, the number " of chests so applied for, provided that such sup-" ply shall not exceed three hundred chests in each "year, and the price for the same shall be deter-" mined by the average rate at which Opium shall "have been sold at every such periodical Sale, it being understood that if the quantity of Opum "applied for at any one time shall not be taken "on account of the French Government, by the "Agents of His Most Christian Majesty, within "the usual period of delivery, the quantity so ap-"plied for shall nevertheless be considered as so "inuch in reduction of the three hundred chests hereinbefore mentioned. The requisitions for "Opium as aforesaid are to be addressed to the "Governor General at Calcutta, within thirty days "after notice of the intended Sales shall have "been published in the Government Gazette."

By Order of the Board of Revenue,

ASHLEY EDEN, Offg. Junior Secretary.

The 10th November 1860.

#### Notice.

THE First and Second Despatches of Behar and First of Benares Opium, con-Opium. sisting of 10,587 Chests of the Provision of 1859-60, having arrived, an examination of the Drug will take place at the Opium Godowns, on Thursday next, the 20th instant, at 11 o'clock, at which the Public are invited to

By Order of the Board of Revenue,

A. EDEN, Offg. Junior Secretary.

FORT WILLIAM, The 17th December 1860. No. 1420.

#### Notification.

ALL Collectors are hereby requested to submit, punctually on the 1st January next, a Statement shewing the number of adhesive Stamps, under Act XXXII. of 1860, sold by them for the three months ending 31st December 1860.

By Order of the Board of Revenue,

A. EDEN, Junior Secretary.

FORT WILLIAM, The 11th December 1860. }

No. 1448.

#### Notification.

THE Public are hereby reminded that, on and after the 1st proximo, Bills of Stamps. Exchange, Duits, Hoondees, Letters of Credit, Promissory Notes, and other orders and obligations for the payment of money often date or such drawn in this Company. after date or sight, drawn in this Country, will be subject to the Stamp Duties imposed by Act λΧΧVI. of 1860.

By Order of the Board of Revenue,

A. EDEN,

Offg. Junior Secretary.

FORT WILLIAM. The 15th December 1860.

No. 1381.

TENDERS are hereby invited for the supply, in whole or in part, of four lakhs (400,000) Indian Maunds of Scinde Salt deliverable to the Government Officers at the Sulkea Golahs. Luch Tender must specify the rate per 100 Maunds, including cost, freight, and all charges whatsoever, at which the Salt will be supplied under the following con-

- 1. That the Salt shall be clean and good and be shipped from Kurrachee by the end of May next.
- 2. The Vessels while discharging the Salt to occupy at their own expense the Moorings laid down by Government opposite Sulkea.
- The Government Officers connected with the Sulkea Golahs will take delivery of the Salt over the Vessel's side at the rate, of about 100 Tous per diem.
- 4. The cost will be paid only after delivery of the Salt into the charge of the Government Officers at Sulkea, and upon the quantity weighed into Store there on production of receipts from the Superintendent of the Depôt,
- 5. The Tenders will all be opened on the 26th instant, but the Board reserve to themselves the right of rejecting any Tender without assigning reason for doing so.

By Order of the Board of Revenue,

A. EDEN,

Offq. Junior Secretary.

FORT WILLIAM, The 14th December 1860.

## [ 2691 ]

#### NOTICE.

The attention of Officers in charge of the under-mentioned Treasuries is requested to the subjoined remarks upon the errors and omissions in connection with the Income Tax observable in their Interest Registers recently furnished to this Office:—

I .- Fresh Registers from the following Treasuries necessary.

Names of Treasuries.		Loan.		Month.	REMARKS.			
Ahmedabad	- 	1842-13		August 1860				
Agra		Ditto		Ditto	11			
Derah Doon		Ditto		Ditto	1 8			
Darjeeling		Ditto		Ditto				
Ditto	1414	Ditto		July 1860	) [ ]			
Ghazeepore		5 per Cent. of 1	456-57	September 1560	011			
Ditto		Ditto		August 1860	) [ [			
Ditto		31 per Cent. of 1	853-51	September 1860	)			
Kumaon		1812-13		August 1860	Accessment of Interest has been			
Mymensing		Ditto		Ditto	omitted in these Registers.			
Moradabad		Ditto	•••	Ditto				
Madura		Ditto		Ditto	11			
Nimar	**	Ditto		Ditto	11			
Simlah		5 per Cent. of 1	S56-57	Ditto				
Saidapet		1512-13		Ditto				
Sectapore		Ditto		Ditto				
North Arcot	****	Ditto	3.0	Ditto	j.			
Derah Doon		5 per Cent. of 1	856-57	Ditto	Tax omitted on No. 32248, for Company's Rupees 500.			
Lahore	•••	1812-13		Ditto	Tax omit ed on Nos. 636, for Rupees 1,000, and 12656 of 16065, for Rupees 500.			
Madras	•••	5 per Cent. of 1	856-57	Ditto	Tax omitted on Nos. 45102, 74398 80270, and 81111.			

II .- In the following Registers Duty has been incorrectly levied, Registers to be amended to avoid errors in future.

Names of Treasuries.		Loan.	Mont	Incorrect items of Assessment.			Correct Assessment.			REMARKS.		
						•					-	
Lahore	•••	5 per Cent. of	1856-57	Septembe	r 1860	3	12	0	3	10	0	
Burdwan		1842-43	•••	August	1560	5	5	0	5	4	0	
Kurrachce .		Ditto		Ditt	to	0	6	0	0	5	0	İ
Jesnore	•••	Ditto	•••	Septembe	r 1860	19	11	0	19	12	0	
Ditto .		5 per Cent. of	1856-57	Ditt	to	1	15	0	2	0	Û	
Mysore		1812-48	•••	August	1860	1	8	0	1	9	0	
Humeerpore		Ditto		Septembe	r 1860	0	7	0	0	5	0	

## [ 2692 ]

III.—The Pie should be omitted, vide Paragraph 4 of the Accountant-General's Circular No 899, dated 15th August 1860.

Names of Treasuries.		Loan.		Month.	REMARKS.
Poons		1842-43		September 1860.	
Malabar	/	Ditto		August 1860.	
Masulipatam		Ditto		Ditto.	
Kurnaul		Ditto		Ditto.	
Kamroop		Ditto		Ditto.	
Bellary	•••	Ditto	•••	Ditto.	
Trichinopoly		Ditto		Ditto.	

#### IV .- Not liable to Assessment Duty to be remitted.

Names of Treasuries.	Loan.	Month.	REMARKS.				
Saharunpore	1854-55	September 1860.					
Behar	Ditto	. Ditto.					

#### V .- Fresh Registers requested from the following Treasuries.

Names of Treasuries.		Loan.	Month.	Remarks.		
Travancore South Arcot	::.	1842-43 Ditto	 August 1860 Ditto	Irregulary assessed @ 4 per Cent. instead of @ 1 and 3 per Cent. respectively, vide Circular No. 899, Paragraph 3, dated 15th August 1860.		
Tinnevelly Patna Chittagong Moorshedahad	:::	Ditto Ditto Ditto	  Ditto Ditto Ditto	Calculations erroneous; should be made according to the Income Tax Table already supplied.  Assessment has been omitted on		

Copy forwarded for information and guidance.

FORT WILLIAM;
Acctt. Genl.'s Office,
Interest Department,
The 4/h December 1860.

E. DRUMMOND,

Acctt. Gonl. to the Govt. of India.

To

THE OFFICER IN CHARGE OF THE TREASURY.

#### Notification.

TO OUDE TREASURY OFFICERS IN CONTINUATION OF CIRCULAR No 122, DATED 13TH SEPTEMBER 1860.

Ir having been intimated to this Office by the Chief Commissioner, Oude, that a Commission of twelve annuas per Seer will be allowed to Vendors of Abkaree Opium in the Province, it is requested that the payments in this account may be distinctly debited to "Abkaree," subordinate to "Charges General of the Oude Territory," the debits being supported by the payee's original receipts, which may be taken if convenient on a single sheet.

In cases of wastage of Opium, the amount of ascertained loss should be charged under the same heads of account at the rate of Rupees 5-8 per Seer by a credit per contra to "Miscellaneous Advances," the debit being supported by a Statement of the wastage, countersigned by the Divisional Commissioner. Charges connected with the transportation of the Drug should ordinarily be included in Contingent Bills.

TO THE SAME OFFICERS IN CONTINUATION OF CIR-CULAR LETTER, DATED 18111 OCTOBER 1860.

ADVANCES on account of Opium Cultivation in Oude should be debited to "Bengal," on the original receipts of the Officers of the Benares Opium Agency to whom they are made.

E. DRUMMOND,

Acctt. Genl. to the Gort. of India.

FORT WILLIAM; ACCOUNTANT GENERAL'S OFFICE, DUBBAR AND REVENUE DEPARTMENT, The 12th December 1860.

#### Circular No. 1062.

To

COLLECTOR OF SALT AGENT OF

OPIUM AGENT OF

SIR,-I HAVE the honor to request that you will communicate to this Office punctually on the 1st of each month, the gross amount of receipts on account Income Tax in your Treasury for the

month preceding.

2. These instructions do not in any way supersede those prescribed by Circular No. 1056 dated 31st August 1860.

I have, &c.,

W. WATERFIELD, (Sd.) Offg. Acctl., Govt. of Bengal.

FORT WILLIAM, Office of Accit. to the Govt. of Bengal, The 12th December 1860.

#### Circular No. 1063.

TO THE COLLECTOR OF

STANDARD form of Land Revenue Transfer Bill (with Advice,) has been supplied to the Superintendent of the Alipore Jail Press, and registered

as No. 1 of Returns to Bengal Accountant.

Indents should be drawn out with reference to the above specification, and sent direct to the Superintendent of the Press.

(Sd.) W. WATERFIELD, Offg. Acctt., Govt. of Bengal.

#### Circular No. 1064.

TO THE COLLECTOR OF

SIR,-I HAVE the honor to request that fractions of a Pie may be carefully excluded from your Accounts in future. The Accounts should be kept in Company's Rupees, Annas, and Pies, as directed by Circular No. 526, dated 23rd January 1936.

> I have, &c., (Sd.) W. WATERFIELD, Offg. Acctt., Goot. of Bengal

FORT WILLIAM;
Office of Accil. to the Gort. of Bengal, The 13th December 1860.

#### Circular No. 1065.

To

THE COLLECTOR OF

SIR,-WITH reference to the orders of Govern-

No. 3943, dated 14th

November 1859. No. 4592, dated 31st October 1860.

Circular to Commissioners, No. 4735. dated 22nd November 1860 +(Subordi iate to "Local Funds.")

Amalgamated District

Roads' Fund,—General.
Amalgamated District
Roads' Fund,—Local.

ment noted in the margin,\*
I have the honor to request that you will open two+ Heads in your Treasury Account for the exhibition of charges incurred by the Magistrate from the Funds which are annually assigned by Government for the repair and construction of Roads.

2. The present Head of "District Roads' Fund" should be discontinued, and plus and minus Memoranda corresponding to the two new Heads should be appended to your Accounts.

> I have, &c., (Sd.) W. WATERFIELD, Offg. Acctt., Govt. of Bengal.

FORT WILLIAM; Office of Acett. to the Gort. of Bengal, The 13th December 1860.

#### Notification.

CIVIL AUDITOR'S OFFICE.

Fort William, the 19th December 1860.

THE following instructions regarding the preparation and submission of Contingent Bills are published with the authority and sanction of the Government of Bengal: -

#### I .- REVENUE.

- 1. One Bill for each Office is to be prepared every month and to contain every item of continexpenditure incurred during the previous month.
- Supplementary or separate Bills are inadmissible; any items that may be omitted, as well as all retrenchments for want of explanation or other causes, are to be brought on the next Monthly Bill under the requisite authority, and the date of the Bill from which such retrenchment was made is to be specified.
- Vernacular documents in support of contingent (as well of any other) charges are inadmissi-ble, there being no Translating Establishment in the Civil Audit Office.

4. Revenue Contingent Bills, after being duly signed by Heads of Offices, to be forwarded for countersignature to the Commissioner, who is then to transmit them direct to this Office and not return them to the Collector.

#### II .- MAGISTRATE'S CONTINGENT BILLS.

1. As these Bills are made up of Judicial and Police charges they are to be prepared according to following Form in double columns, showing in the one those charges which are to be countersigned by the Judge, and in the other those which are to be countersigned by the Commissioner.—

Authority.	Nature of Charge.	Judent and enter- characterement- sizacting the Judge.	Pice and other of u.e.s. to to transfer greatly the Commissioner
1			
i	į		
1	Total	1	

- 2. As in the Revenue, so in the Fouzdary, one Bill is to contain every item of expenditure meurred during the preceding month.
- 3. Foundary Contingent Bills to be sent by the Magistrate, after signature, to the Office of the Judge for countersignature, on the reverse of the Bill, to the amount of charges coming under his authority of canction.
- 4. After such c untersignature, the Judge should forward the bill to the Commissioner for a similar dealing with those items that appear under the final column.
- 5. The Commissioner should then send the Bill direct to the Audit Office for check, registry, and audit.
- 6. As a rule, and to facilitate reference, all Contingent Bills should be alphabetically arranged, beginning with all items whose initial letter is A., and so on through the alphabet.

A., and so on through the alphabet.

The above instructions are not applicable to Jail contingent expenditure, which, as hitherto, will be countersigned by the Inspector General of Jails.

HUGH SANDEMAN,
Offg. Ciril Auditor.

#### Notice.

Bankers and Merchants sending Drafts and other Papers to this Office to be impressed with a Stamp are requested to see that all Papers are sent in separate Sheets.

It is not sufficient to remove the covers from Books without detaching the leaves from each other.

E. W. PERRY, Offq. Superintendent.

Suppl. of Stamps' Office, The 13th Lieurnber 1860.

#### Notice

Is hereby given, that Drafts will be issued from the Lucknow Treasury, from this date, bearing a new series of general numbers commencing with 096601.

E. BICKERS,

Extra Assistant Commissioner,

in charge of Treasury.

IMCKNOW TREASURY OFFICE, The 30th November 1860.

#### Notice.

Under instruction, the Farm of Phultah Ghât Ferry, eighteen miles North of Calcutta, o the Grand Trunk Road between Barrackpore and Hooghly, will be sold by Public Auction at noon on the 27th day of December 1860, at the small Road Chowkie at Gyretty Ghât.

Each person intending to bid will deposit the sum of three hundred Rupees prior to sale, which will be returned after sale to all except to the highest bidder, who will have also his deposit returned on signing his agreement and payment of his security.

EDWARD ROOKE,

Ex. Engr., 1st Dien., Gd. Tk. Road.

#### ১৭০ নকুর ।

ইস্কাহারনাম। কাছারি এছজিকিউটিব ইপিনীয়ার ফাইট ডিবিজান গ্রাণ্ড ট্রাক্ষ রোড উপস্থিত প্রীযুত ডিপুটি কমিসারি এডওয়ার্ড রুফ সাহেব জেলা বাকুণা মোকাম রাণীগঞ্জ সন ১৮৬০ সাল তারিখ ৮ ডিসেশ্ব।

নংপ্রতি সর্ক নাধারনের জাতার্থে লেখা ঘাইতেছে যে মোং পলতার প্রজার ঘাট অর্থাং ফাস্ট ডিবিজান গ্রাণ্ড
টীক রোডের ১৮ নম্বর মাইলের উত্তর বারাকপূর ও ছগালী
র মধ্যে যে পারাপারের ঘাট আছে তাহা সন হালের ২৭
ডিনেম্বর তারিখে দিবা দুই প্রহরের সময়ে মোং গরিটিতে
উক্তরান্তার চৌকী ঘরে সরকারি ডাক নিলামে উক্ত প্রজার
ঘাট বিক্রয় হইবেক।

> मका।

যে কেহো ব্যক্তি ঘাট লইবার প্রার্থনা রাখিবেন ভাছ কে নিলামের পূর্ব্ব ৩০০০ তিন শত টাকা সরকারে স্কারা রা থিতে হইবেক কারণ সরকারি নিলামে ঘাট খরিল করিয়া জন্যপি অবিকার হয়েন তবে এ টাকা সরকারে বাজেআও হইবেক নচেৎ নিলামে বিক্র্য হইলে আপনং টাকা ফেরত পাইবেন এবং যে ব্যক্তি সকলের অপীক্ষ্যায় উচ্চ পরে নিলামে ডাক করিবেন তাঁছাকেই ঘাট দেওফা ভাইবেক কিছ তাঁহাকে রিঙি মত করারনামা লিপিয়া দিয়া দন্তর মাফিক জামিনের কারণ টাকা আমানত করিতে হুইবেক ইষ্টি।

> EDWARD ROOKE, Er. Engr., 1st Divn., Gd. Tk. Road.

#### Commissariat Department.

#### No. 95.

THE following Contract has been concluded in the Presidency Division, Commissariat Department:—

10,000 lbs. best genuine Europe Pickles, at 0-6-0 per lb., for the use of Troops returning to England.

W. B. Thomson, Commissury General.

#### No. 96.

STATEMENT showing the rates at which " Moteeram," Contractor for the supply of the minor Articles of a Soldier's Ration at Nynee Tal, agrees to supply each Article separately:—

			S	tati	on.	Comman 1			
			R.	Λ.	P.	R.	Λ.	Р.	
Rice	4.	oz.	()	()	4	U	0	51	
Sugar	21	drs.	0	()	51	O	U	7	
Salt	1	dr.	U	0	2	U	()	;3	
Vegetables	1	lb.	0	()	5	U	0	6	
Fire-wood			U	U	47	0	()	5 }	

Total ... 0 1 9 p. hd. 0 2 3 p. hd.

W. B. Thouson,

Commissary General.

Commy. Genl's. Office; Fort William, The 1st December 1860.

#### Notice

Is hereby given, that the Titalyah Annual Fair will commence on the 20th February 1861.

A. G. MACDONALD,

Magistrale.

#### Notice.

ALL persons having claims against the Estate of the late Charles Bladen Taylor may, by letter, apply to the undersigned, when they may hear something to their advantage. For the interests of those concerned, it is requested that all claims in full be duly communicated within one month after date of this Advertisement.

GEO. B. TAYLOR.

Benards, The 15th December 1860.

#### Notice

Is hereby given that the Cachar Mela, or Annual Fair, will be held at Silchar, in Cachar, on the 30th and 31st December 1860, and the 1st, 2nd, and 3rd of January 1861.

Prizes will be given for the best specimens of Cattle, Raw Products, and Manufactures brought for Sale, a competent Committee being selected to determine the above.

Shops will be erected as heretofore for the convenience of Traders who may feel disposed to attend.

Races, Games, &c., open to all, will be held as usual, and a display of Fire-works take place.

A. B.—The last Mela was attended by a great concourse of people, and the results were so gratitiving, as to encourage its continuance annually. Many Buffaloes, Cows, Ponies, and Goods of all soits and kinds were brought for sale and readily disposed of.

J. F. Sherfr,

Offg. Superintendent.

Zillah Cachar; Superintendent's Office, The 16th July 1860.

#### Bank of Madras.

Applications for the Office of Secretary and Treasurer to the Bank of Madras will be received until the 1st February 1861. Salary 1,500 Rupees per mensorn, without a residence.

Applicants are request 1 to forward copies of their testimonials (original to be produced when required), and to state their age, length of residence in India, and full particulars as to past and present employment.

By Order of the Board,

II. NELSON,
President.

The 15th December 1860.

N. R.—Applications are to be addressed to "the President, Bank of Madras"

In the matter of " The Delhi Bank Corporation Limited."

Notice is hereby given, that the above Bank was duly registered under the above Title on the tenth day of October one thousand eight hundred and sixty, pursuant to Act No. VII. of 1860 of the Legislative Council of India, entitled "an Act to enable Joint Stock Banking Companies to be formed on the principle of limited liability," and that the said Bank has been duly incorporated and is a Company "Limited," pursuant to the Act No. XIX. of 1857, entitled "an Act for the incorporation and regulation of Joint Stock Companies and other Associations either with or without limited liability of the Members thereof."

R. M. THOMAS,

Solicitor for the said Bank.

#### PROCLAMATION

By His Highness Sree Palpanabha Dausa Vunchee Baula Rama Vurmah Koolashagara Kireeda Padee Munnay Sooltan Maharanj Rajah Rama Rajah Bahaudur Shamsheer Jung, Rajah of Travancore, under date the 30th day of Toolam 1036, corresponding with the 13th day of November 1860.

Whereas the Pepper Monopoly, as hitherto administered in the Country, has been found to be a source of oppression and to discourage the cultivation of Pepper for which the Country is so well adapted; and whereas a better system of taxing this staple may be substituted; . We hereby notify to all, that the Pepper Monopoly will cease from the 18th 10hanoo 1036, corresponding with the 31st December 1860.

2. The Growers of Pepper are hereby released from the obligation to make over the produce to the Sirear, and are entirely at liberty to dispose of it as they may deem most to their advantage, as they dispose of Coppra, Areca Nuts, and such other produce.

3. After the 31st December 1860, the owners

18th Dhanoo 1036

of Pepper will be at liberty to export the article as private merchandize. A Duty of 15 Rupees per Candy of 500 lbs. will be charged on all Pepper exported from Travancore, whether by land or sea. The Duty will be levied at such places, and under such rules, as will hereafter be appointed.

4. We deem it right, with a view to ensure the fullest encouragement to the increased production of Pepper, to notify on this occasion, that there will be no Tax specially imposed on Pepper Vines; but that where land is hereafter granted for Pepper cultivation the Sircar reserves the right of taxing it moderately, according to its quality, and in reference to the value, not of the Pepper that may be grown upon it, but of its ordinary produce.

5. Lest any persons should be apprehensive, or should be persuaded by designing persons, that, in consequence of this change, they will not get as large a price as before for their Pepper, We hereby notify, that for one year from this date, if any persons should voluntarily bring Pepper to the Sircar, they shall be paid the Sircar price for it as heretofore; but, as beforesaid, they are at liberty to sell it to whomsoever they please, at as high a price as they can obtain.

(True Copy,)
T. Madara Row,
Dewan.

#### REGULATION I.

1860-61.

Lnacted by His Highness the Rajah of Travancore on the 6th November 1860, corresponding with the 23rd Toolam 1036, for the levy of Port Dues at the Port of Allepey, within the Territorics of His Highness.

Preamble. Port dues levied at the Port of Allepey, under Regulation I. of 1835, are in excess of those levied at the neighbouring British Port of Cochin; and whereas it is the desire of His Highness the Rajah of

Travancore that no higher dues should be collected than those prevailing at the latter Port; the following Rules are enacted, in modification of the provisions of the said Regulation:—

1. Port dues, at the rate of one Anna per Ton,

Port dues on Seagoing Vessels of 20 Tons and upwards, other than Dhonies and Country Vessels, entering Port. shall be chargeable in respect of every Sea-going Vessel of the burthen of 20 Tons and upwards, other than Dhonies and Country Vessels employed in the Coasting trade, which

shall enter the Port of Allepey.

2. Port dues shall be chargeable in respect of Port dues on Dhonies and Country Vessels Dhonies and Country vessels.

Dhonies and Country employed in the Coasting trade at rates equal to one-half the rates chargeable in respect of other Vessels.

3. Provided that no such dues, as aforesaid,
Port dues leviable shall be chargeable at the Port
not oftener than once in sixty days
in sixty days. in respect of the same Vessel.

4. Vessels entering the Port of Allepey, and

Port dues on Vessels leaving Port within seven days without breaking bulk.

leaving it within seven days, without discharging or taking in any Cargo or Passengers therein, shall be charged with one-half only of the Port dues

which would otherwise be chargeable.

5. Vessels entering the Port with ballast shall
Port dues on Vessels entering Port only of the Port dues which
in ballast.

be charged with three-fourths
only of the Port dues which
would otherwise be chargeable.

6. Vessels touching at and departing from
Vessels exempted. the Port within forty-eight
hours, without discharging or
taking Cargo or Passengers, are exempted from
all Port dues.

(True Copy,)

T. MADARA Row, - Deuan.

VICE-CHANCELLOR WOOD AT CHAMBERS.—WED-NESDAY, THE 31ST DAY OF OCTOBER, IN THE 24TH YEAR OF THE REIGN OF HER MAJESTY QUEEN VICTORIA, 1860.

In the MATTER of the Joint-Stock Companies Winding-up Acts, 1848 and 1849, and of the LONDON AND EASTERN BANKING CORPORATION.—Upon the application of the Official Managers of the said Corporation, and upon hearing the Solicitors for the said Official Managers and the Creditor's representative, and certain of the Contributories in person, and the Solicitors of certain other Contributories, and upon reading the joint affidavit of Charles James Fife Stuart and John Ball, the said Official Managers, sworn the 11th day of July 1860; another joint affidavit of the said Charles James Fife Stuart and John Ball, sworn the 81st day of October 1860; an affidavit of George Rice, sworn the 23rd day of July 1860, and another affidavit of the said George Rice, filed the 4th day of August 1860, and respectively filed upon the file of proceedings in this matter, it is peremptorily ordered that a CALL of £75 per Share be made on all the CONTRIBUTORIES of the said CORPORATION who have been settled upon the list of Contributories Classes A. and B. And it is peremptorily ordered that each of the said Contributories Classes A. and B. And it is peremptorily ordered that each of the said Contributories Classes A. and B. And it is

### [ 2007 ]

butories who have been settled on the list of Contributories Class A. being Contributories resident in the United Kingdom, do, on or before Saturday, the 15th day of December 1860, pay to Mr. John Ball, one of the Official Managers of the said Corporation, at his Office, No. 3, Moorgate-Street, in the City of London, the balance, if any, which will be due from him after debiting his account in the Books of the said Corporation with such Call. And it is further peremptorily ordered that each of the said Contributories of the said Corporation who have been settled upon the list of Contributories Class B. being Contributories resident out of the United Kingdom, do, on or before Thursday, the 18th day of February 1861, pay to the said John Ball, as such Official Manager as aforesaid, at his Office, No. 3, Moorgate-Street atoresaid, the balance, if any, which will be due from him after debiting his account in the Books of the said Corporation with such Call.

HENRY LEMAN, Chief Clerk.

BURCHELLS, 5, Broad Sanctuary, Westminster, Solicitors for the said Official Manager.

## Underwriters' Screw Steam and Tug Company "Limited"

REGISTERED UNDER ACT XIX. OF 1857.

THE Ordinary-Half Yearly Meeting of the Shareholders will be held at the Office of the Secretaries, No. 7, Mangoe Lane, on Tuesday, the 15th of January 1861, at 3 o'Clock P. M.

By Order of the Directors,
DUTTS, LINZIE & Co.,

Secretaries.

The 15th December 1860.

#### Partnership

In the Firm of MESSRS. SOORJEECOOMAR SEN AND Co., carrying on business as Cloth Merchants and Bombay and China Goods' Dealers at No. 691, Old China Bazar, of which Soorjeecoomar Sen, Parchoese Goe, and Sama Churn Doss are Partners, and every one among the Partners is authorized to sign for the Firm.

SCORJEECCOMAR SEN AND Co.

COPIES OF THE

### Report of the Indigo Commission,

TOGETHER WITH

#### The whole of the Evidence

TAKEN BEFORE THE COMMISSION,

AND THE

APPENDICES, Nos. I., II., AND III.,

Can be had on application to the PHINTER of the Calcutta Gazette, Bengal Office, at 8 Rupees per copy.

#### Lost,

THE under-mentioned Government Promissory Note, standing in the name of Lieutenant G. W. W. Fulton. Payment has been stopped in this Office:—

No. 12582 of 33098 of the 5 per Cent. Loan of 1841-42, for Rupees 500.

W. CLARK,

Offy. 2nd Asst. Acctt. Gent.

FORT WILLIAM;
Loan Office,
The 14th December 1860

#### Lost,

By capsizing of a Boat at Nuntollah Ghât, on the 5th April 1859, a Government Promissory Note, No. 3111, of 12th March 1851-55, a 5 per Cent. Loan, for Rupces 1,000. Payment of the same has been stopped at the Loan Office.

POOROOSOTUM MULLICK.

#### Lost,

THE Left Halves of Bank Notes, Nos. 07839B. and 20959B., for Rupees 25 each.

#### Lost,

Halves of the Bank of Bengal Notes Nos. 32524 for Rs. 10, and 12448 F. for Rs. 190.

### [ 2098 ]

#### NOTICE issued by the POST-MASTER GENERAL of BENGAL.

No. 6866.

THE Calcutta Bhangy Despatch of the 5th instant for Cuttack and Chitterpore, which contained the Parcels mentioned in the annexed List, having been plundered by Dacoits whilst in transit at night between Balasore and Bhuddruck, the Senders are requested to furnish this Office, as early as possible, with Lists, showing the nature and value of the contents of their respective Parcels, the information being urgently required to enable the Local Magistrate to make a proper investigation.

C. K. Dove,

Post-Master General of Bengal.

The 13th December 1860.

LIST of Parcels despatched from Calcutta Post Office on 5th December 1860.

ar

Station whence originally despatched.		Address.	Destination	Weight.			
Calcutta		1		Resident	 Hyderabad		205
Ditto			1	Pamphlet	 Vizanagram		20
Ditto	*** **		1	Ditto	 Vizagapatam		20
Ditto		e	1	Ditto	 Nursapatam		20
Ditto		1		Resident	 Hyderabad	***	13
Ditto	***		1	Pamphlet	 Poorce		32
Ditto			1	Ditto	 Cuttack		33
Ditto	1		1	Ditto	 Ditto		1:3
Ditto		1		Kally Churn Roy	 Ditto		46
Ditto		1		Ditto	 Ditto		47
Serampore		1		Post-Master	 Ditto		45
Ditto		1		Ditto	 Poorce		1 15
Calcutta		1		W. L. Heeley	 Cuttack		163
Ditto		1		Collector	 Pooree		360
Ditto	••• 1	1		Ditto	 Ditto		250
Ditto	1865	1		Ditto	 Ditto		335
Ditto		1 .		Ditto	 Ditto		200
Ditto		1 '		Ditto	 Ditto		350
Ditto	100.0000 100.0000	1		Ditto	 Ditto		340

# W. II. McGowan, Post-Master of Calcutta, for Post-Master General.

## NOTICES issued by the POST-MASTER of CALCUTTA.

No. 2208.

The 10th December 1860.—The Overland Mail per Steamer Colombo will be closed on Saturday, the 22nd instant, at 6 P. M.

Letters for Madras, Ceylon, the Straits, China, Mauritius, and Australia, can be sent by this opportunity.

les. Vid Southampton.
0 Rs. 0 4 0
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No. 4031.

The 18th December 1860.—The 23rd December falling on a Sun lay, there will be no After-Packet on 18s occasion, owing to the Mail Steamer Colombe proceeds; to Sea without anchoring at Kedgeree on the moraing of the 24th instant

#### No. 2907.

The 10th December 1860.—The Public are informed that an Express Packet, to the extent of 200 ounces, will be sent to Bombay on Wednesday, the 19th instant, and Letters will be received up to 6 P. M. of the same day.

Each Firm or Individual will be allowed to send Letters up to one ounce in weight, and the Express Postage must be paid in Cash at the Window, at one Rupee for every quarter of an ounce, in addition to the Steamer Postage paid by Stamps.

#### No. 3942.

The 18th December 1860.—The Post Master, Calcutta, begs to remind the Public of the orders of Government, dated 9th and 16th March 1860, which rule that all Newspapers shall be prepaid on and after the 1st proximo, and that Papers insufficiently stamped shall be charged with a fine, while Papers posted unpaid are not to be forwarded at all.

## [ 2699 ]

#### No. 2278.

The 13th December 1860.—Notice is hereby given, that the Letters for the Overland Mail, despatched from this Office up to the 3rd instant, and the Express Mail of the 4th, were in time for the Steamer that left Bombay on the 12th idem.

#### No. 2233.

The 14th December 1860.—Notice is hereby given, that the Mails for Port Blair and Rangoon,

for transmission per Ship Tubal Cain, will be closed at this Office, on Monday, the 24th instant, at 6 P. M.

#### No. 2316.

The 11th December 1860.—Notice is hereby given, that the Mails for Penang, Singapore, and Hong-Kong, for transmission per Steamer Fierd Cross, will be closed at this Office, on Friday, the 21st instant, at 6 P. M.

MEMORANDUM shewing the Date and Hour of Arrival at the Calcutta Post Office of the Mails which left England on the 10th of November 1860, and the time occupied in sorting the Letters and Papers for delivery.

eamer.	at which Steamer Garden	ch the d at the Office.	which the Delivery	h the ice.			F Boxes	No. o	F BOXKS OF N	EWSPAPERS
Name of the Steamer.	Date and Hour at which the Mail Steamer anchored at Garden Reach.	Honr at which the Mails arrived at the General Post Office.	Hour at which Window L	Hour at which Peons left Office.	Delivery.	Southampton.	Marseilles.	Southampton.	Marseilles.	Total.
Nemesis.	14th Dec. 1860, at 5 P. M.	6 р. м.	83 p. m.	91 r. m.	2 н. 45м.	4	3	7 35	Total France Hong-Kong Singapore Mauritius Ceylon Madras Malta Alexandria Cape Ditto Mauritius Aden Suez Penang Bombay Hong-Kong	58 7 65 3 1 1 1 2 1 Bag. 1 " 1 Packet. 1 " 1 " 1 " 1 " 1 " 1 " 1 " 1 " 1 " 1
					j				Total	84

The 17th December 1860.



## SUPPLEMENT TO

## The Calcutta Gazette.

#### WEDNESDAY, DECEMBER 19, 1860

#### OFFICIAL PAPERS.

A Supplement to the Gazette will henceforward be published weekly or twice a week according to circumstances, containing such Official Papers and Information as the Government of India may deem to be of interest to the Public, and such as may usefully be made known.

Non-Subscribers to the Gazette may receive the Supplied use usely, on a payment of all Rapees per and m, if delivered in Calcutta, or toolve Rupees if sent by post

No Official Orders or Notifications the publication of which in the GAZETTE is required by law or which it has been enstomary to publish in the GAZETTE, will be included in the SUPPLIMINI. For such Orders and Notifications the body of the GAZETTE must be looked to, as heretofore

#### Extract of a Memorandum on the Cultivation and Manufacture of Indigo in the Mooltan District, by J. H. Morris, Esq.

INDIGO being one of the most valuable staples of this District, as well as the chief Revenue paving crop of three of the principal Tehseels in the same, it has appeared to me worth while to draw up a Memorandum on the subject of its culture, and manufacture here, together with a few general remarks on the probable future extension of this most valuable product.

- 2. The best description of land to grow Indigo is a light rich soil, without too much clay on the one hand or sand on the other; towards the low lands of the River less attention is paid to soil, but then the produce is generally inferior both in quality and quantity. Saltpetre ("Kullur") in the soil almost entirely prevents the growth of Indigo. The best Indigo is grown in the high lands ("Oater or Rawa"), where there is a regular and plentiful supply of water
- 3. No soil however good vill grow Indigo without a great dear of irrigation, and in this District, Canal water is almost entirely used for this purpose, the method most in vogue being by overflow ("Puggoo"), the quantity that can be raised by this method being only limited by the extent of the area that can be brought under the influence of irrigation, little or no labor or expense being incurred. Next to "Puggoo," irrigation by Jalars on the Canal is preferred; this method is also much in vogue, especially in Estates where the land is above the low level of the Canal, and cannot be reached by the "Puggoo" irrigation, and although more expensive, still it is on the whole more certain. As to simple well irrigation, this crop requires such constant supplies of water that it does not pay to raise it in this manner, except in situations where water is very near the surface,

Indigo is hardly ever grown on "Lylaba" land, a e land watered by inundation from the River

- t The Seed is sown during the months of Paisak and Jett, the lower Khader lands being sown rather earlier than those situated higher in the "Ortar" The Plint tales from three and a half to four nonths to ripen when it i cut. The field is first flooded with water, and then the Seeds are sown broadcast on the water; this is done to ensure their sinking into the ground, that none may remain exposed to the action of the sun.
- 5. The land in which it is intended to grow Indigo is usually prepared during the cold season after the winter rains. It receives from four to five ploughings before the Seed is sown, and none after. The more labor thus expended the better the crop, but there is no ploughing after the first year.
- 6. The land is twice irrigated before the Seed is sown, and after that every third day for a month, or until the Plant is almost a foot high, when irrigation every eighth or tenth day suffices. When the Plants are young water is given only at might, and sparingly for fear of their rotting from standing in the water heated by the rays of the sun; even when the Plants are older and stronger, and in fact at every stage of its growth, the miest discrimination is required in regulating the supply of water. An over-supply causes the leaves to turn yellow and deteriorate, whilst heavy falls of rain long continued do much injury, and often destroy the crop in toto. For the second year's Indigo less irrigation will suffice, it being watered every eighth or tenth day. First year's Indigo requires from eighteen to twenty waterings, whilst for the second year, thirteen or four-teen are sufficient.
- 7. Manure is not generally used, except in the Shoojahbad Tehseel, where it appears to be advantageously made use of. Weeding is however common either by the hand, or by Sheep and Goats

being pastured on the field, who eat the weeds

without destroying the crop.
S. The amount of Seed sown, together with the average yield per beenth, varies according to the mouth of sowing; thus if the sowings take place in Baisak and Jett six seers of Seed are used for each beeg h, but if later, then eight seers. One sowing will however suffice for two years and sometimes three, the Plants being cut down to within half a part of the ground the first year, and allowed to grow again the second; these second year's Plants are called "Moandeean." They require an early supply of water, and are

killed by any severe frost.

With reference to the average yield per beegah, this, as stated above, varies according to the period of sowing; thus if sown in Baisak and Jett, then the yield is ten seers the first year, and eight seers the second year. If in Har, then eight seers first year, and ten seers second year. The third year crop does not exceed five or six seers, and only the best land will produce Indigo for three successive years. Land generally lies tallow a couple of years before Indigo is again sown, unless it be of first rate quality. Generally peaking, if the sowings take place early in Baisak and Jett, then the first year's produce is best, but if later, in Har, then that of the second year.

10. The young shoots of the Plant are visible above the ground from twenty four to thirty-six hours after the Seed is sown, and leaves begin to appear after the third day. The utmost length the Plant reaches is from four and a half to five teet, and it is known to be ripe and ready for the rickle when it begins to blossom; it is always cut before the Seed pods begin to form from six inches to one foot, being left in the ground for the second year's crop. Another test of prepareduess is to take a leaf in the hand and neb it; if it leaves a black stain, then it is ready; not otherwise.

11. The Vats used for the manufacture of Indigo, and commonly called "Hons" are built in sets of three, two large on each side with a smaller one in the middle. They cost from Rupees 25 to 30 the set, and last for lifteen years and upwards.

12. When the Plant is ready two men are employed at Rupees 5 a month on each set of Vats; one cuts the Plant, the other attends to the latter operation of manufacturing and collecting the Indigo. The Plant when cut is tied up in bundles and at once taken to the larger Vats, in which they are placed upright with the stalks downwards, each Vat containing from eight to ten bundles; at evening the water is let in sufficiently to entirely cover the Plant, in which it is kept pressed down by heavy beams of wood placed across it. It is of importance that this steeping takes place as soon as possible after the Plant is cut, otherwise it dries up and is spoilt. After the Plant has been steeped from twenty-four to thirtysax hours, it is taken out, leaves and all, leaving only the liquid in the Vats, which the second wakman now begins to churn up with an instrument like a large paddle; this lasts about four hours, and is an act requiring great practice. It is called "bellowa," the object being to assist the Indigo or sediment to precipitate, which it does in about an hour after the churning is over. The clear liquid is then drawn off, leaving the sediment or pulpy matter at the bottom of each large Vat, which is then transferred to the smaller Vat, and allowed to settle all night. In the morning and allowed to settle all night. In the morning the water is again drawn off from the smaller Vat, the sediment carefully collected, tied up in a cloth, and drained on a heap of sand; finally it is dried in the sun, kneaded into a paste with the hand, and made up into small balls, a little oil being added to heighten the color.

13. The refuse matter of the steeping, com-monly called "vull," is used as manure for all crops indiscriminately; it is considered a good manure for poor land, but it is not carefully used, and often does not amalgamate with the soil till the crop is nearly ready for cutting. Canal water is almost invariably used for the steeping process, the Vats being generally built in the vicinity of some large cut or branch of the Canal, from which an ample supply of water can be at once obtained.

14. As before stated, although the Plant requires regular and constant supplies of water, too much is fatal; slight falls of rain are beneficial, but heavy or continued rain is very injurious, either washing all the coloring macter out of the leaves, or else causing them to drop off. The Plant also will not bear submersion for any lengthened period, thus making good drainage an essential to its success. It is also subject to be attacked by a green insect somewhat resembling the blight, and called "Mooah Saree," which makes its appearance at all stages of its growth; another disease also common to it in its earlier stages, from the fifteenth to thirtieth day, brought on by excessive heat and the hot winds, which causes

the Plant to dry up and wither away.

15. A set of Vats, as above stated, costs about Rupees 30-the two large Vats being four and abalf feet in diameter, and three and one-sixth in depth, whilst the smaller Vat is about half the size, and even less. The Vats are built by the Proprietor, who also bears all the expenses of keeping the same in repair, &c., which are however trifling. All other expenses of manufacture, &c., are borne by the Cultivator up to the time that the Indigo is ready for the markets, when the produce is divided, the Proprietor generally taking one-third as his share. I must not also omit to mention that a beegah of land will generally grow enough Plants to fill four pair of Vats, and that each pair of Vata will produce rather about more than two seers per diem during the steeping season, thus making the average yield of Indigo per beegah to be from eight to ten seers.

16. The following is a pretty correct estimate of the average detailed expenditure per beegah during the first year :-

Price of Seed, seven and ahalf seers	0	12	0
Hire of Bullocks	0	12	0
Laborers for cultivating and stack-			
ing	0	14	0
Expenses of irrigation and watch-			
ing			0
Manufacture	0	12	0
Contingencies	0	4	0
Rentof Vats, or intereston Capital.	0	2	0
Expenses of Chers and Kussees	0	10	0
Government Revenue	0	10	0
,			
*	-	_	-
	Hire of Bullocks Laborers for cultivating and stacking Expenses of irrigation and watching Manufacture Contingencies Rentof Vats, or intereston Capital.	Hire of Bullocks 0 Laborers for cultivating and stacking 0 Expenses of irrigation and watching 0 Manufacture 0 Contingencies 0 Rentof Vats, or intereston Capital. 0 Expenses of Chers and Kussees 0 Government Revenue 0	Hire of Bullocks 0 12 Laborers for cultivating and stacking 0 14 Expenses of irrigation and watching 0 12 Manufacture 0 12 Contingencies 0 4 Rentol Vats, or intereston Capital. 0 2 Expenses of Chers and Kussees 0 10

For the second year, items 1, 2, and four annas of 4, may be deducted, thus reducing the expenditure by 1-12, and the yearly total to 4-6, and making the yearly average for both years to be 5-4. Now, assuming the yearly yield to be eight seems,

Total

and the price 50 Rupees per maund, we get the money-value of the grown produce per beegah to be 10 Rupees; therefore the net profit per begah will be 10 Rupees—5-4=1-12. If must here mention that the above calculations of gross produce, average price, &c, only apply to the ordinary Indigo lands of this District, and not to the very superior produce of the lands of the Shoojahbad Tehseel, together with portions of Tehseels Mooltan and Ladran. In these, notwithstanding that the Government Revenue ranges from 12 annas to Rupees 1-8 per beegah, the net profit will be nearly, if not quite double, that above stated.

17. There are three different kinds of Indigo. The first and best description called Pammuub known by a reddish tinge pervading it; in this the dye is richer and purer, whilst the specific gravity is less; its average price ranges from Rupees 50 to 80 per maund, and it is confined chiefly to some of the best Estates of Tenseels Shoojahbad, Mooltan, and Ladran. The second kind is called Pukka Sawah; its specific gravity is greater, whilst the dye is inferior in color, and contains a larger proportion of imparities; it fetches from 40 to 60 Rupees per maund. The third, Kutcha Sawah, is altogether inferior, and sells at from 25 to 40

hupces per maund.
18. The value of the Indigo is determined 18. The value of the Indigo is determined solely by the richness and purity of the dye, which again is almost entirely depen lant on the manufacture, an act requiring the utmost skill and discrimination, and one that can only be learnt by long and constant practice. The chuining process (hilana) is the most important; if this continued too long, the Indigo is spoiled; if not enough, the color is dead and full. So again with the steeping-any mistake as to the time of removing the weights and extracting the Plants. will greatly deteriorate the quality of the dye The value of the produce is also in some measure dependant on the soil, though, as above stated, the chief consideration is the irrigation, a plentiful and regular supply of water being required to ensure a good crop. Another important consideration is the state of the atmosphere at the cutting season. It should be clear and sunny without either rain or clouds, which have an injurious effect on the produce.

20. From the above description of the manufacture of Indigo in this District, it will be seen how rude the mode is, and how ill calculated for the production of so rich and valuable a dye, still, notwithstanding this, it is greatly sought after by foreign Merchants, large quantities being early exported to Bombay, Cabool, and other places. I have also heard that, notwithstanding the rudetess of the manufacture, so good is the actual dye as to astonish many Bengal Planters who have seen it. That the quality of the Indigo grown here is such that, with proper supervision and careful manufacture, it would amply repay any amount of capital extended on its production is evident from McLver Letter to the Commissioner, dated 17th September 1855, in which he states that by experiments made in the Shoojuhbad Tehseel, he has produced Indigo of excellent quality, "on schoing a sample of which, together with one of Native manufacture to Calcutta, the former was valued by the Brokers there at Rupees 140 per mand, whilst the latter was pronounced to be not worth the cost of transport."

21. The production of Indige in this District

appears to have arisen simultaneously with the

introduction of irrigation by Inundation Canals. The Puttan Rulers, as also their successor, Dewan Sawan Mull, invariably realized the Revenue due from this product in kind, at rates varying from one-third to one-fifth of the gross produce. Money assessments on land growing Indigo were entirely unknown, whilst the "bhaolee" depended chiefly on whether the Canals were in the first instance made by the Government or the Zemindars; in the former case one-third and onefifth was taken, on the latter one fifth or one-sixth.

22. Although the Puttans may be said to have introduced the growth of Indigo, still it is to Siwan Mull that the chief credit is due for having greatly extended the production of this most valuable crop, and made it, as it now is, the principal staple of this District. By him the old Canals were enlarged and improved in addition to two or three new ones constructed, whilst large branches or cuts were multiplied to such a degree that the lower portion of the Peninsula presented the appearance of a perfect net work of Canals. Having by these means provided the irrigation necessary for the production of Indigo, its growth was encouraged by lighter "bhaolee" rates being fixed for all new lands brought under this crop, so that in the course of a few years there was a very visible and large increase in the amount of Indigo annually produced. This was particularly the case with the Sutlej Canuls, from one of which alone the Sirdarwah of Teh-cel Ludran, the Dewan realized from nine hundred to one thousand maunds per annum of excellent Indigo, where the Puttan did not get two hundred.

23 Such was the state of things on the accession of British Rule in 1819, but from that time up to the present date, I fear there has been a gradual failing-off in the production of this most valuable produce, which may, I think, be a scribed chiefly to two causes, 1st, to the want of direct Government interest in the production of this or any other particular crop; and, secondly, to the absence of any satisfactory arrangements for the effectual clearance of the Inundation Canals. Under the Seik Government it was the principal object of each Ruler to realize as much Revenue as possible, and consequently, with collections made in kind, the more valuable the crop, the larger the amount realized, hence one and all were personally interested in encouraging the growth of so valuable a produce as Indigo, towards which they assisted not only with their power and influence, but also with their capital, by lending pecuniary aid to those who without it would have been unable to make a beginning. So again with the Inunda-tion Canals, each Kardar was made responsible that the supply of water was plentiful and regular; indeed so well aware was Sawan Mull that the successful production of Indigo depended on an early, plentiful, and constant supply of water, that the effectual clearance and punctual opening of the Canal was considered as much the duty of the Kardar as the collection of the Reve-

24. It may perhaps be urged that, under our Revenue system, with a fixed money assessment, greater encouragement is given to the production of valuable cross than where lections are made in kind; but to this would answer, that this encouragement, though doubtless in reality greater, is of an indirect nature, whilst the latter is more direct and tangible, and therefore more acceptable to Zemindars of the



## GAZETTE

#### GOVERNOR GENERAL'S CAMP.

#### Published by Authority.

#### MIRZAPORE .- SATURDAY, DECEMBER 15, 1860.

Foreign Department.

No. 102.

Camp Rance-ka Talao, the 13th Decr. 1860.

His Excellency the Governor General is pleased to appoint Captain E. W. Dun of the 42nd Madras Native Infantry, to act as Commandant of the Bhopal Levy.

No. 104.

Mr. C. R. Coles, 1st Assistant to the Political Agent at Rewah, received charge of the Agency Office from Captain W Osborne C. B. on the 1st Instant.

His Excellency the Governor General is pleased to make the following appointments, to have effect from the date on which Captain Osborne C. B. proceeds on furlough.

Mr. C. R. Coles, 1st Assistant, to officiate as Political Agent at Rewah. Lieutenant T. Acton, 2nd Assistant, to

officiate as 1st Assistant at Nagode.

Lieutenant P. Ward, 25th Regiment Native Infantry, Officiating Adjutant Nagode Police, to officiate as 2nd Assistant at Rewah.

No. 106.

Major R L Taylor, C B. resumed charge of the Meywar Political Agency on the 24th ultimo.

No. 16.

Home Department

Camp Benares, the 8th December 1860.

His Excellency the Governor General is pleased to appoint Captain H Pester of the 63rd Regiment Native Infantry, to be Superintendent of the Police of the Camp of His Excellency under the provisions of Act XXVI. of 1836.

A. R. YOUNG,

Offg. Secy to the Govt. of India,

with the Govr. Gent.

Orneral Orders His Excellency the Gover-

nor General of India.

Camp Benares, the 8th December 1860. ..

Captain H. L. Pester, of the 63rd Regiment Native Infantry, is appointed to the charge of the Sudder Bazar with the Camp of His Excellency the Governor General.

No. 6A. of 1860.

Camp Benares, the 8th December 1860.

The Services of Captain E. Smyth of the late 13th Regiment Native Infantry, are placed at the disposal of the Government of the North Western Provinces for appoint ment in the Department of Public Instruction.

No. 7A. of 1860.

Camp Benares, the 10th December 1860.

His Excellency the Governor General of India is pleased to make the following appointment in the Nagpore Irregular Force, with effect from the 29th of October 1860 2nd Regiment Infantiy.

Lieutenant T. E. L. Higginson, 40th Regiment Madras Native Infantry, Adjutant, to be 2nd in Command.

to be 2nd in Command.

Lieutenant W. Playfair, 4th Regiment
Bengal Native Infantry, to be Adjutant,

vice Lieutenant Higginson.

R. J. H. BIRCH, Major-Genl.,

Secy. to the Govt of India,

with the Govr. Genl.

No. 4.

Head Quarters, Camp Benares.

Public Works Department.

General Establishments, the 10th Decr. 1860.

Lieutenant Colonel H. Yule Secretary to the Government of India in the Public Works Department, received charge of his Office from Captain C. H. Dickens, Offig. Secretary on the 8th instant.

The Services of Captain Dickens are placed temporarily at the disposal of the Govern-

ment of Bengal for special duty.

H YULE, Lieut. Col., Secy. to the Govt. of India, with the Govr. Gend.

Foreign Department.

Camp Benares, the 10th December 1860.

THE following despatches upon the subject of Adoptions, as affecting succession in the Native States and Principalities of India, are published by order of His Excellency the Governor General.

A. R. YOUNG,

Offy. Secretary to the Govt. of India,

with the Governor General.

No. 43.A.

Simla, 30th April 1860.

To

THE RICHT HON'BLE SIR CHARLES WOOD, Bart, M P.

Her Majesty's Secretary of State for India,

In accordance with the intention expressed in my Despatch No. 16, of the 6th of December last, I desire to bring to the notice of Her Majesty's Government the general subject of adoption, as affecting the succession to the Native States and Palacian politics of India.

2. I have in the course of my recent march through Upper India been forcibly struck by the want of some clear and well understood rule of practice in our dealings with the Princes and Chiefs upon this subject.

It is not that the measures taken, under the orders of the late Court of Directors, in dealing with doubtful or lapsed successions, have not in many instances been liberal, and even generous; and certainly there is not, at the present moment, any disposition on the part of Native States to doubt the general good will towards them of the paramount power. But there appears to be a haze of doubt and mistrust in the mind of each Chief as to the policy which the Government will apply to his own State in the event of his leaving no natural heir to his throne, and each seems to feel, not without reason, that in such case the ultimate fate of his country is uncertain.

- 3. It is to this alone that I can attribute the extraordinary satisfaction with which my assurance to Sindiah that the Government would see with pleasure his adoption of a successor if lineal heirs should fail him, and that it was the desire of the paramount power that his House should be perpetuated and flourish, was accepted by those attached to his Court;—to the extent that at Gwalior the news was received with rejoicing very like that which would have marked the birth of an heir. For there is not a State in India, which has had stronger or more practical proofs of the wish of the British Government that its integrity should be maintained, than Gwalior; from the time when, in 1826 and 1827, the then Maharajah was in his last illness perseveringly pressed by Lord Amberst to adopt an heir, and was assured that nothing could be further from the wish and intention of the Government than to exercise then or thereafter any intervention in the internal administration of his country, or to pretend to control the succession to his State, down to 1843 when the present Maharajah, then a child, was placed upon his throne, and confirmed in the possession of it by Lord Ellenborough in person.
- 4. To the same cause I ascribe the manifest pleasure of the Maharajah of Rewah when a like assurance was given to him. He said to me that his family had been in Rewah for eleven hundred years, and that my words had dispelled an ill wind that had long been blowing upon him. A son had lately been born to him; but if any Prince might reasonably expect his adoption of a successor to be respected without a special promise to that effect, it would be one who is b und to us by treaty, and who can show an unusually long and uninterrupted descent from an ancient Rajpoot stock, which for centuries has steadily held its own against all intrusion whether by Mahomedans, Mahrattas, or Pindaries, as is the case with the Maharajah of Rewah.
- 5. I could adduce other instances, such as those of the Maharajah of Cashmere, the Maharajah of Putteala, and the Chiefs of the Cis-Sutledge country, in which the value attached to the announcement, and the eagerness to have it solemnly recorded, were strongly marked.
- 6. I believe that the chief cause of this feeling is the vagueness that has prevailed in our policy respecting adoptions. That policy has not only been incoherent, but even when an adoption has been admitted there has often been long discussion in India and references to the Home Government, befor a final decision has been taken, thereby giving rise to doubts of our real desire to admit it.
- 7. But it is not only through what has passed between the Government of India and Native Courts, that our hesitation and uncertainty have been made manifest to the lastes. Within the last ten or twelve years, the discussion between the Government of India and the Home Government, and the keen conflict of opinions between individualist experience and of the highest authority in India and in England, upon this

question of adoption, have been laid bare to all who have chosen to examine them. Since 1849, the official correspondence on not less than sixteen or seventeen cases of doubtful succession and of adoption have been printed by orders of Parliament. In these papers, there is every variety of opinion as to the claims of Native States on the one hand, and as to the duty, rights, and policy of the British Government on the other.

And it must not be supposed that, because these documents are published in Blue Books and in English, they are beyond the knowledge of Native Courts. They are, on the contrary, sought for and studied by those whose dearest prospects they so closely affect. It is not many months since I was informed by the Governor General's Agent in Central India, that a Native Court had received from England the Parhamentary papers on Dhar before they had reached my own hands

A brief examination of the papers named in the margin will show how irreconcilably Papers relative to the Rajah of Sattara, printed by order of the House of Commons March 1st 1849
Papers respecting the succession by adoption of Sovereign Princes in India, printed by order of the
House of Commons, February 15th 1850
Papers on the annexation of Jhansi, printed by order of the House of Commons, July 17th 1855
Papers on the annexation of Kerowiec printed by order of the House of Commons, August 3rd 1855 variance with each other are the views which the highest authorities have taken of a subject which lies at the very root of the future existence of Native States.

There is disagreement even on the first fundamental point of all,—our own duty

See Minutes of Lord Dalhousie on Sattara August 30th 1848 paragraphs 25 30 and on Kerowice, August 30th 1852 paragraph 7 See Minutes of Mr. Lowis on Kerowice, September 64th 1852

26th 1852 See Minutes of Mr Willoughby on Suttara, May

tervening principalities.

In one place it is urged that we are bound not to neglect rightful opportunities of acquiring territory or revenue by refusing to permit adoption in independent States where there has been a total failure of all heirs; and that we should take these opportunities of consolidating our territories, and of getting rid of petty in-

In another place, and by other authority, it is confended that the absorption of small independent principalities, which happen to See Minute of Sir J. Littler on Sattara. Sept. 5th 1849 See Dissent of Mr. Shepherdon Sattara, Jan. 6th 1849 See Dissent of Mr. Tucker on Sattara, Jan. 3rd 1849 be surrounded by our own territories, will not always augment our power, but will be a source of weakness to ourselves without being a benefit to the people.

10. Neither is there agreement on the subject of our own rights. On this head there arise, as might be expected, many complications from differences of origin, of race, and of tradition amongst the various Native States. Some are designated "independent," as having maintained their existence under successive paramount dynasties, and having suffered comparatively little interference in their internal affairs from any. Such are the Rajpootana States, some of the Bundelcund States, and others. Some are called "dependent" as having been created or re-established by the Moguls, or the Peishwa, or ourselves, and as having been invested in some instances with authority short of Sovereign authority. Such were Sattara, Jhansi, Jalaoun. Then there are disputed points arising out of race and usages: --whether in a Rajpoot State the widow of a Rajah may adopt a son without having received her husband's permission.? To what extent in a Rajpoot State the voice of the principal Officers of the State is necessary to the recognition of the succession? Whether in a Bundela State the Chief may adopt a stranger to the exclusion of collaterals? Whether in Hindoo States generally the senior widow of a Chief is allowed to adopt unreservedly, or is limited to a choice within certain degrees of affinity? These are points of nicety which probably it would be impossible to rule absolutely, and with satisfaction to all. But, putting

aside for the present all small complications, there remain broad and important questions of right on our part, upon which the very highest of our Officers are at issue.

11. In one paper it is maintained to be beyond doubt that a Prince's adoption of any individual does not constitute the latter See Minute of Lord Dalhouse on Sattara, paragraphs 8. 9, and 30. See Minute of Mr. Willoughby on Sattara, paragraph 10. heir to the principality, or to Sovereign rights, until the adoption has received the sanction of the

Sovereign power; and that this sanction may be withheld even from independent States.

See Minutes of Lord Metealfe, October 28th 1437 See Minute of Lord Auckland on Oorcha, January 2nd 1842, paragraph 4.

See Minute of Sir George Clerk on Sattara, April 12th 1845, paragraphs 11 and 12

Elsewhere it is confidently laid down that Hindoo Sovereign Princes, in failure of heirs male of the body, have a right to adopt to the exclusion of collateral heirs, and that the British Government is bound to acknowledge the adoption, provided that it be regular and not in violation of Hindoo law; and further, that even in the case of a fief or dependeney a legal adoption cannot be barred by the Government or Lord paramount.

It is impossible that the minds of Native Rulers, and of their people, should not be disquieted so long as such a question as this, bearing as it does upon every class of State, independent and dependent, is allowed to remain in doubt doubt has been only partially resolved by the decision of the Court of Directors. The

See Despatch from the Court of Directors, to the Government of India, January 24th 1819

Court were "fully satisfied that by the general "law and custom of India a dependent princi "pality, like that of Sattara, cannot pass to an

"adopted heir without the consent of the paramount power." But this decision extends only to dependent principalities, and not even to these unreservedly; for all dependent principalities are not like that of Sattara, which was created or resuscitated by the British Government upon conditions framed by that Government, and of which that Government might perhaps be assumed to be the rightful interpreter.

In another place, the Court of Directors draw a marked distinction between the case of Sattara, a State of recent origin, and of See Despatch from the Court of Directors, to the Covernment of India, on Kerowice, January 26th 1853 our own creation, and that of Kerowice, an old Rajpoot State, which has existed from a time long anterior to our rule in India. But there is no admission that even in such a case as that of Kerowlee we are bound to recognise an adoption. It is rather implied that the question is one of expediency, and that even in that case there might have been grounds for taking the opportunity to substitute our own Government for that of a Native Ruler.

Another point upon which strong difference of opinion will be found in the papers referred to, and which has a most important bearing upon the claims of many Native States, is the meaning of the words "heirs and successors," in the several treaties and grants in which we find them used.

The instances in which the Government of India has bound itself by engagements or concessions to a Chief and "his heirs and successors," or "to his heirs for ever," without explanation of what is to constitute the right of succession or inheritance, are very numerous. The question arises whether the expression is to be interpreted according to our own sense, which would limit it to heirs and successors by blood, or to be extended to heirs and successors by adoption, when the adoption has taken place in accordance with Hindon law, and with the custom of the other party to the engagement.

# 44 This question has never, so far as I know, received an authoritative answer. Perhaps the decision of the Court of Directors on the case of Sattara may be regarded as having determined it against the admission of an adopted her and successor where a dependent Chiefship is concerned; but this is not clear, for other considerations were mixed up in that case.

It is a question which is sure to recur. There are several of the Hill States, the possession of which was confirmed to their respective Chiefs by special grants after the Goorkha War of 1814, and in dealing with which a decision upon it may any day be called for, owing to the terms in which the grants are couched.

- 15. Whilst there has been so much doubt as to the duty and rights of our Government in India, their has not been less as to its policy
- 16. Probably that view of our policy which would prescribe the retention in our hands of the power to disallow adoption, and thereby to secure to ourselves an accession of territory, could not be expressed in terms more moderate or less calculated to alarm Native States than those used by Lord Auckland, when, in reference to the Colaba succession, he declared that we ought to "persevere in the one clear and direct "course of abandoning no just and honorable accession of territory or revenue, while "all existing claims of right are at the same time scrupulously respected."

But this declaration contains nothing re-assuring or clear to those who will be most affected by it. It has been shown that the opinions of the very highest authorities in India and in England,—of those, in fact, with whom alone the decision of such matters rested,—have differed widely as to what accessions of territory would be just, and as to what claims of right do exist, and do deserve our respect.

17. Nor does it appear possible to lay down these points with certainty by any declaration, however detailed and elaborate.

We profess indeed to be guided by the Hindoo law, and by the practice of those-who have preceded us as rulers in India. But as to what that practice has been we are not agreed amongst ourselves. If indeed we never referred to it but for the purpose of avoiding carefully all new encroachments upon the liberties of Native States, and with the determination that our authority in questions of succession should be exercised with at least as much forbearance as was shown by the Mahomedans and the Mahrattas, a little uncertainty would be immaterial. We could easily make sure of erring only on the right side. But it has been appealed to in support of a pretension to withhold our assent to adoption even in the case of independent States, thereby making the State a lapse to the British Government; and yet we have not shown, so far as I can find, a single instance in which adoption by a Sovereign Prince has been invalidated by a refusal of assent from the paramount power.

I venture to think that no such instance can be adduced, and that the practice Lotter from Sir H Lawrence on tice which has prevailed is truly described by Sir Henry Kerowice, 17th November 1853 Lawrence, where he says, "The confirmation of the "Suzerain is necessary in all cases; he is the arbitrator of all contested adoptions; he "can set aside one or other for informality, irregularity, or for misconduct; but it does not appear by the rules or practices of any of the Sovereignties, or by our own practice with the Istumrardars of Ajmere, that the paramount State can refuse confirmation to one or other claimant, and confiscate the State, however small."

I am aware that Sir Henry Lawrence, who when this was written was the Agent of the Governor General in Rajpootana, speaks only of that part of India. But although the strong brotherhood of the Rajpoot States, their geographical position, and other circumstances, caused their relations with the Emperors of Delhi to remain note clearly defined and less subject to capricious change than those of other feudatory

States, I believe that there is no example of any Hindoo State, whether in Rajpootana or elsewhere, lapsing to the paramount power by reason of that power withholding its assent to an adoption.

- 19. It has been argued that the right to grant sanction implies the right to withsee Minute of Mr. Reid, and Lord Falkland hold it. This, however sound logically, is neither sound nor safe practically. The histories of feudal governments furnish abundant examples of long established privileges habitually renewed as acts of grace from the paramount powers, but which those powers have never thought of refusing for purposes of their own, or upon their own judgment alone.
- 20. Then as regards our other rule of guidance, the Hindoo law. It has been See Letter of Sir George Clerk, on the Chief. said by one who is well competent to speak on the ship of Bughat, 10th November 1842. subject that, "it is hunting after a shadow to search "for laws of inheritance to Chiefships in India, so fixed as the Government desires to "obtain."
- "The Hindoo law, which is so comprehensive regarding rights to private pro"perty, does not provide distinctly for Chiefships. It is not fair therefore to desire a
  "claimant to support his pretensions by adducing fixed laws." And in the same letter
  it is observed, in reference to certain views of the right of succession amongst the Hill
  Chiefs, that "it is the inconsistency, caprice, and mutability of our opinions regarding
  "all great principles that is the bane of our supremacy in India." I fear that as regards the matter now under consideration this is too true.
- 21. And now I would beg Her Majesty's Government to consider whether the time has not come when we may, with advantage to all, adopt and announce some rule in regard to succession in Natives States more distinct than that which we have been seeking to derive from the sources above mentioned; not by setting aside the Hindoo-law, wherever that avails, and not by diminishing in the least degree the consideration which the feudatory States have experienced at the hands of former ruling dynasties; but, on the contrary, by increasing this consideration, and at the same time making our future practice plain and certain.
- 22. A time so opportune for the step can never occur again. The last vestiges of the Royal House of Delhi, from which for our own convenience we had long been content to accept a vicarious authority, have been swept away. The last pretender to the representation of the Peishwa has disappeared. The Crown of England stands forth the unquestioned ruler and paramount power in all India, and is for the first time brought face to face with its feudatories. There is a reality in the Suzerainty of the Sovereign of England which has never existed before, and which is not only felt but eagerly acknowledged by the Chiefs. A great convulsion has been followed by such a manifestation of our strength as India had never seen, and if this in its turn be followed by an act of general and substantial grace to the Native Chiefs, over and above the special rewards which have already been given to those whose services deserve them, the measure will be seasonable and appreciated.
- 23. Such an act of grace, and, in my humble opinion, of sound policy, would be an assurance to every Chief above the rank of Jageerdar who now governs his own territory, no matter how small it may be, or where it may be situated, or whence his authority over it may in the first instance have been derived, that the paramount power desires to see his Government perpetuated, and that, on failure of natural heirs, his adoption of a successor according to Hindoo law (if he be a Hindoo), and to the customs of his race, will be recognised, and that nothing shall disturb the engagement thus made to him, so long as his house is loyal to the Crown, and faithful to the conditions of the Treaties or grants which record its obligations to the British Government.

- The effect to be expected from this measure may be shortly described.
- To the old Principalities of Rajpootana it would be of no direct importance There adoptions have been hitherto generally respected by all Ruling Powers, and if any class of Chiefs feels secure that we shall not question their claims to adopt successors, it is probably the Princes of Rajpootana.

To the great houses of Sindiah, Holkar, Rewah, Puttiala, and to other smaller ones, to whom the promise has already been made, it would be no new concession.

But to all other Chiefs, to the Gaekwar, and others in Western India,-to those in Central India, in Bundelcund, and in the Hill States, it would be a most welcome assurance.

26. It would re-assure them upon a matter on which they are especially sensi tive,— the continuance of the representation and dignity of their families.

It would remove a distinction, already adverted to, which has been drawn between independent and dependent States, founded (though I venture to think not quite correctly founded) upon Lord Metcalfe's Minute of October 28th 1837, and would do away with the difference of treatment between the independent Chiefs and the Chief of a State like Jalaoun or Jhansi, who, although he and his forefathers may have exercised tor more than a century the full functions of government, is not considered entitled to adopt a successor because the Pieshwa had recognized his ane stor only as a Subadar.

It would show at once, and for ever, that we are not lying in wait for opportunities of absorbing territory, and that we do deliberately desire to keep alive a feudal aristocracy where one still exists. It would establish this more conclusively, and bring it home to many more minds than the promises and declarations recently made in Durbar to the powerful Chiefs to whom we were under special obligations.

I have proposed that the assurance should be given to every Chief who now governs his own territory, and who holds a position higher than that of a Jageerdar.

This will mak a line which will be generally clear and intelligible, and it will accord with the one main distinction drawn by Lord Metcalfe between Chiefs who are, and Chiefs who are not, entitled to adopt

Nevertheless I think that some exceptions in favor of Jageerdars should be made. A Jageer is usually an assignment of land or revenue, in consideration of services, and not hereditary, or hereditary only for a generation or two. But, as Lord Metcalfe observes, there are in Bundelcund Chie's whom it is difficult to place in either of the

classes which he describes; and it is clear that See DeCruz's Political Relations, page 39 and Seq. he alludes to some who are there called Jageer-In their case the word means much more than in other parts of India. Their territories, and the administration thereof, have been granted to them and to their successors in perpetuity so long as certain obligations are observed, and the concession of the privilege of adoption to the most influential amongst them would have a beneficial effect not only in that disjointed Province, which, whatever may be our desire and how-

"These Injected are resemble those of whom Sir John Malcolm wrote as follows

"Adoptions which are universally recognized as legal among Hindus, are not a strict right (any more than direct hears) where grants of land are for service. "But we have received the submission of the Jageardars confirmed their estates, honored them, "and have continued to do so by treating them as princes, but while a few have been permitted to a legal them are defined the privilege, and while we declare their direct heirs are entitled to succeed, we have he in whit (1 cm call it nothing class) to serze their fine estates on failure of heirs, throwing them and then adherents and the country into a state of doubt and distraction. These families should enture never have been placed in possession of these countries, or never have been removed from them.

\*\*Life and correspondence of Ser John Mulcolm, November 14th 1820.\*\*

\*\*Outrand the country into a state of doubt and distraction.\*\*

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ministration for many generations to come, but throughout India.\*

mentioned cases it would be expedient to require a Nuzurana whenever adoption took effect. From a fourth to a third of a year's revenue would, I think, be a fitting amount.

But adoption of one collateral in preference to another of closer affinity has been allowed to them where lineal heirs have failed; and it seems that it is also in accordance with Mahomedan law and usage that the Sovereign should select from among his sons the one whom he may desire to succeed to him. The King of Delhi exercised this right shortly before his rebellion.

To the Mahomedan Chiefs then the assurance to be given would be that the paramount power desires to see their governments perpetuated, and that any succession to them which may be legitimate according to Mahomedan law will be upheld.

- 29. I recommend that in every case, Mahomedan, or Hindoo, the assurance

  See Minute of Lord Metcalfe, October 28th 1837, should be conveyed to each Chief individually,
  paragraph 6 and not by a general notification addressed to
  all. This would be necessary in order to avoid future claims from petty Jaguerdars
  or others whom it is not intended to include in the measure.
- 30. The proposed measure will not debar the Government of India from stepping in to set right such serious abuses in a Native government as may threaten any part of the country with anarchy or disturbance, nor from assuming temporary charge of a Native State when there shall be sufficient reason to do so. This has long been our practice. We have repeatedly exercised the power with the assent, and sometimes at the desire, of the Chief Authority in the State, and it is one which, used with good judgment and moderation, it is desirable that we should retain. It will indeed, when once the proposed assurance shall have been given, be more easy than heretofore to exercise it without provoking jealousy of any designs upon the independence of the State.
- 31. Neither will the assurance, if worded as proposed, diminish our right to visit a State with the heaviest penalties, even to confiscation, in the event of disloyalty or flagrant breach of engagement.

Upon this point I beg to refer to the following passages in papers by Sir George Clerk;

"We should look for escheats, not from such a source as the doubtful meaning "of the stipulation of an agreement, but from the see tinute on Sattara, April, 1948, para 26. "incorrigible misconduct of allies when thrown back, "as they should be, on the responsibilities of the Sovereign rights relinquished to them, "rendering punishment in such cases signal and salutary, by abstanning from half measures, such as largely pensioning or managing for the delinquent, or substituting his child, wife, or minister." And again—

The preper punishment for the paramount State to inflict for gross mismanagement of the preper punishment for the paramount State to inflict for gross mismanagement of the chieffenness, but this would not be fair until we had revived their interest in their successful thrittories, by manifesting the same respect for their rights founded on their successful of many conturies, as is entertained by the people in general. Could the three paramount of many confidence in our general disinterestedness, our severity, when

" called for, would be rightly and beneficially understood; and, for the most part, that confidence would correct the motives to neglectful or tyrannical conduct requiring punishment."

I consider these views to be sound, not only in the cases to which they refer, but in those of Native States generally; and I would apply then generally, with this single limitation,—that the penalty of sequestration, or confiscation, should be used only when the misconduct or oppression is such as to be not only heinous in itself, but of a nature to constitute indisputably a breach of loyalty or of recorded engagement to the paramount power.

- 32. It is certain that objection to the proposed measure will be taken on the ground that it will cut off future opportunities of accession of territory, and that it is our duty not to forego these. I regard this not as an objection, but as a recommendation; and I cannot take that view of our duty.
- 33. Notwithstanding the greater purity and enlightenment of our administration, its higher tone, and its surer promise of future benefit to the people, as compared with any Native Government, I still think that we have before us a higher and more pressing duty than that of extending our direct rule; and that our first care should be to strengthen that rule within its present limits, and to secure for our general supremacy the contented acquiescence and respect of all who are subjected to it.

Our supremacy will never be heartily accepted and respected so long as we leave ourselves open to the doubts which are now felt, and which our uncertain policy has justified, as to our ultimate intentions towards Native States.

We shall not become stronger so long as we continue adding to our territory without adding to our European force; and the additions to that force which we already require are probably as large as England can conveniently furnish, and they will certainly cost as much as India can conveniently pay.

As to Civil Government, our English Officers are too few for the work which they have on their hands, and our financial means are not yet equal to the demands upon us. Accession of territory will not make it easier to discharge our already existing duties in the administration of justice, the prosecution of public works, and in many other ways.

31. The safety of our rule is increased, not diminished, by the maintenance of Native Chiefs well affected to us. Setting aside the well known services rendered by Sindiah, and, subsequently, by the Maharajahs of Rewah, Chirkaree, and others over the wide tract of Central India, where our authority is most broken in upon by Native States, I venture to say that there is no man who remembers the condition of Upper India in 1857 and 1858, and who is not thankful that in the centre of the large and campact British province of Rohilcund there remained the solitary little State of Rampore still administered by its own Mahomedan prince; and that on the borders of the Punjab, and of the districts above Delhi, the Chief of Puttiala and his kinsmen still retained their hereditary authority unimpaired.

In the time of which I speak, these patches of Native government served as breakwaters to the storm which would otherwise have swept over us in one great wave. And in quiet times they have their uses;—Restless men who will accept no profession but arms, crafty intriguers bred up in Native Courts, and others who would chafe at our stricter and more formal rule, live there contentedly. And should the day come when India shall be threatened by an external enemy, or when the interests of England elsewhere may require that her Eastern Empire shall incur more than ordinary risk, one of our best mainstays will be found in these Native States. But to make

them so, we must treat their Chiefs and influential families with consideration and generosity, teaching them that in spite of all suspicions to the contrary their independence is safe, that we are not waiting for plausible opportunities to convert their country into British territory, and convincing them that they have nothing to gain by helping to displace us in favor of any new rulers from within or from without.

35. 1t was long ago said by Sir John Malcolm, that if we made all India into Zillahs it was not in the nature of things that our Empire should last fifty years; but that if we could keep up a number of Native States, without political power, but as royal instruments, we should exist in India as long as our Naval superiority in Europe was maintained.

Of the substantial truth of this opinion I have no doubt, and recent events have made it more deserving of our attention than ever.

I have, &c.,

(Signed.) CANNING.

No. 46.

Kurnaul 10th May 1860.

To

THE RIGHT HON'BLE SIR CHARLES WOOD, Bart., M P.,

Her Majesty's Severtary of State for India.

SIR,

In my Despatch No. 42 of the 26th ultimo, respecting the Chiefship of Bughat, I referred to another Despatch on the subject of the Hill States generally as having been addressed to you. I regret that I was not able to send the last mentioned Despatch by the same Mail with that which referred to it. I now repuir the omission.

- 2. I beg to call your attention to the Memorandum upon the Hill States, which Mr. Barnes, the Commissioner of the Cis Sutledge Division, has drawn up. It describes concisely, but very clearly, the position in which the Hill Chiefs stand towards the British Government, and it presents (as I venture to think) very strong reasons for adopting the course which I have pressed upon you in a Despatch of the 30th ultimos of declaring to the Hill Chiefs as to others, that failing lineal heirs, or heirs of their own blood, their adoption of successors to their Chiefships will be recognized.
- 3. The Commissioner has suggested this and another alternative course, by either of which confidence might be given to the Chiefs, and consistency and greater liberality secured in our treatment of cases of succession and lapse. The alternative is, that investigation should be made of the pedigree of each Chief's family for 150 years back, and that all descendants of the ancestor of that date should be admitted as eligible to the succession:—also that the former grants from the British Government, mostly of the date of 1815, should be recalled, and that they should be renewed in this more liberal spirit.
- 4. I am of opinion that the concession of adoption is by far the preferable measure. It avoids 'tedious investigations, some of which might prove of uncertain result, and the purpose of which might not be understood; and it is more thoroughly in accordance with the traditions and feelings of Rajpoot Families. Whichever course be chosen, I would not recall the grants of 1815 This process is not necessary, and is better omitted, even though the object be to make the terms of the grants more favorable to the holders of them.
- 5. A perusal of the papers relating to Omaid Sing's case may perhaps suggest two objections to giving to the Hill Chiefs a more lasting tenure of their States;—the

mismaingement and oppression which according to Sir George Clerk's testimony in 1842 then prevailed in the Hals; and the value to the British Government of retaining to itself the lapse of lands suited to tea plantations and other purposes of improvement.

- 6. Upon the first head I would observe, that in Sir George Clerk's view, the greater respect which it is proposed to show to the old rights of the Chiefs will leave us quite as well able as we are now to punish and correct mismanagement and oppression by temporary sequestration; and that the instances of oppression are not so frequent or serious as they used to be. This may be due, in part, to a closer watch kept upon the Chiefs of late years; but I believe that it is mainly to be attributed to the fact that the people are able to migrate, without restraint, from the territory of one Hill Chief to that of another, each of whom is glad enough to receive upon his lands refugees from his neighbour's State, and none during to resent their reception, as would have been done before our rule became paramount in these Hills. Each Chief therefore, for his own interest, refrains from oppression.
- 7. In some of the States the value of the ground for tea culture is indisputable; but, until other roads than the one great Thibet Road are carried through the Hills, the lands suitable for European settlers will continue to be very limited; and although it might be a convenience to us that some of these lands should fall into our hands, it is a ration that the direct government of at least one half of the Hill States would be a dead weight and a loss to us. The British Government cannot wisely desire to have cast upon it the responsibility of administering, by its own Officers, States so far remote in the mountains, and so little productive or politically important as Bussahir, Komharsem, Mangul, Bhagul, and others; and if we pursue the course of annexing those which lie conveniently, as we have done in the case of Bughat, and of allowing collateral succession in those which it does not suit us to take, as we have done in the case of Komharsem, we must not be surprised if our policy fails to be understood or respected.

I have the honor to be &c.,

(Signed.) CANNING.

No. 59.

India Office, London, 26th July 1860.

My LORD,

Parà. 1. In several recent communications, your Excellency has informed me that during your vice-regal progress through Central and Upper India, you availed yourself of every opportunity that presented itself to you for a formal declaration, in Durbar, that the British Government desired to perpetuate, in undiminished power and prosperity, the Houses of those Native Princes and Chiefs, who, throughout the recent period of trouble and disaster, had been true to their allegiance to the paramount State. To the Maharajahs Sindiah and Holkar, to the Maharajah of Rowah, to the Midarajah of Cashmere, to the Great Chiefs of the Cis-Sutlej States and to others of less note, you publicly conveyed the gratifying assurance that in, the event of failure of direct heirs, the British Government would recognise, as Chiefs of their several Houses, the heirs adopted by them in accordance with the law and with the usages of their respective families.

2. These measures have already received the approbation of Her Majesty's Government. But gratifying as they were to the Princes and Chiefs, who were thus assured of the continuance of their Houses, it was not improbable that they would be

regarded by the Native Community at large as special acts of grace, in consideration of good service rendered to the paramount State, and that some feelings of doubt and disquietude might be excited in the minds of those to whom the same assurances had not been conveyed. Your Excellency, therefore, lost no time in placing upon record and laying before Her Majesty's Government the sentiments which you entertain with respect to the propriety of the general measure of recognition, calculated to give renewed confidence to all the Princes and Chiefs of India whose minds had been unsettled by some recent decisions of the British Government.

- 3. These sentiments I have now before me in your Excellency's letters, No. 43 A. of the 30th of April, and No. 46 of the 10th of May, and I have the gratification to inform you that I am commanded to communicate to you Her Majesty's approval of the principles which they enforce, and the recommendations which they contain.
- 4. Ubserving that such an opportunity as the present can never occur again for the final settlement of a question which has long excited continual conflicts of opinion and some inconsistencies of practice disturbing to the Native mind, your Excellency now proposes to give to "every Chief above the rank of Jagheerdar, who now governs his "own territory; no matter how small it may be, or where it may be situated, or whence "his authority over it may in the first instance have been derived, assurance that the "paramount power desires to see his Government perpetuated, and that, on failure of "natural heirs, his adoption of a successor according to Hindoo Law (if be a Hindoo) "and to the customs of his race, will be recognized, and that nothing shall disturb the "engagement thus made to him, so long as his House is loyal to the Crown, and "faithful to the conditions of the treaties which record its obligations to the British Go-" vernment."
- 5. To the Mahomedan Chiefs, the assurances to be given would, according to your recommendation be, that the paramount power desires their Governments to be perpetuated, and that any succession to them which may be legitimate according to Mahomedan Law will be upheld.
- 6. Presuming that, in this latter case, the recommendations of your Excellency relate only to instances in which there is a failure of direct heirs, and do not contemplate any departure from the policy of recognising the claims of prinogeniture, Her Majesty's Government approve the views thus expressed. They concur also in opinion with your Excellency that no general notification of the intentions of your Government should be issued, but that, in each case, the assurance should be conveyed to the individual Chiefs in whose favor you purpose to guarantee the privilege in question. You will carefully register the names of these Chiefs and forward me a roll of them as soon as it can be prepared.
- 7. With respect to the case of the Jagheerdars and others of a similar character, of whose position your Excellency writes in the 27th paragraph of your letter, I am disposed to think that, except in very special cases, no assurance should be given. The distinction between territorial right of ancient date and independent tenure, and lands held by dayor of the Government of the day, as rewards for good service, and generally prented only for a limited number of generations, is broad and intelligible. You will ensure to the parameters State the right of dealing with such cases as they arise and that your recommendations will be framed in a liberal spirit, is the wish, as it is the conviction, of Her Majesty's Government.

In the seatiments expressed in the concluding paragraphs of your Excellency's letter of the 30th of April I entirely concur. It is not by the extension of our Empire that its permanence is to be secured, but by the character of British rule in the Territories already committed to our care, and by practically demonstrating that we are as willing to respect the rights of others as we are capable of maintaining our own.

I have the honor to be,

My Lord,

Your Lordship's most obedient humble Servant,

(Signed.) CHARLES WOOD.

**£**0. 102.] [ 2701 ]



## The Calcutta Gazette.

### SATURDAY, DECEMBER 22, 1860.

## LEGISLATIVE COUNCIL OF INDIA.

THE 15TH DECEMBER 1860.

The following Bill was read a second time in the Legislative Council of India on the 15th December 1860, and was referred to a Select Committee who are to report thereon after the 19th of March next:—

A Bill to amend the law relating to Minors.

WHEREAS it is expedient to simplify and amend the Law for hearing suits relative to the custody and nurture

I. Any person interested in or asserting an interest in the proper custody or nurture of a minor, may make an application by petition to the Judge of any District in so far as a Civil suit might lawfully be instituted in the same behalf, and the Judge shall hear and dispose of the petition in like manner as the same matter preferred by the same party might have been heard and disposed of on being preferred by plaint in a Civil suit.

on being preferred by plaint in a Civil suit.

II. Upon any such application being made, or at any subsequent stage of the proceedings, the Judge may cause any minor referred to therein to be produced in Court and may make such other order for the temporary custody and protection of the minor as may appear proper.

may appear proper.

III. In trying petitions preferred under this Act, the Judge shall be guided by the procedure prescribed in Act VIII of 1859 in so far as the same shall be applicable; and any orders made by the Judge may be enforced as if made in a regular suit.

IV. An appeal shall lie to the Sudder Court from any order made by a Lower Court under this Act, in the same manner as an appeal lies to the Sudder Court in regular suits.

Y. Potitions preferred under this Act to the Zillah Court or to the Sudder Court may be written on the Stamp paper prescribed for patitions in these Courts respectively; and nothing in this Act shall be taken to interfere with the jurisdiction exercised under the Laws in force by the Courts

of Wards; or under Act XXI of 1855 and Act XII of 1858.

VI. The term "Judge" in this Act shall include the principal Civil Court of any district not being within the jurisdiction of a Court established by Royal Charter.

M. WYLIE, Clerk of the Council.

#### HOME DEPARTMENT.

No. 2443.

Fort William, the 20th December 1860.

Notification.—The attention of all Public Officers is requested to the following Section of the Post Office Act, No. XVII. of 1854. Any Public Officer, unless acting by express order of Government, who detains a Mail or opens a Mail Packet in transit, renders himself liable to the penalty prescribed by this Section:—

"Section LI.—It shall not be lawful for any
"person, unless acting by
"Penalty for "express order of the Governdetaining Mails." "ment, to detain, except for a
"Criminal offence, a Post Office Messenger,
"whilst carrying the Mails, or to detain any car"riage or horse upon which the Mails are being
"carried, or on any pretence to open a packet in
"transit from one Post Office to another; and
"every person who shall be guilty of any of the
"above-mentioned offences shall be punished with
"a fine not exceeding five hundred Rupees."

#### No. 2114. The 21st December 1860.

Under the provisions of Section III., Act XI. of 1860, the Hon'ble the President in Council hereby prescribes the 1st of May 1861 as the date on and after which the Duty chargeable on the transfer of the Shares of any Banking Corporation, or Joint Stock Company, which, by any Laws applicable to such Corporation or Company can be effected by simple endorsement, shall be denoted by an Adhesive Stamp, or more than one Adhesive Stamp.

W. GREY, Seey. to the Govt. of India.

#### FOREIGN DEPARTMENT.

Camp Benares, the 10th December 1860.

THE following Despatches upon the subject of adoptions, as affecting succession in the Native States and Principalities of India, are published by order of His Excellency the Governor General.

A. R. Young,

Offg. Secy. to the Gort. of India, with the Gorr. Genl.

No. 43A.

Simla, 30th April 1860.

To the Right Hon'ble Sir C. Wood, Bt., M. P., Her Majesty's Secretary of State for India.

SIR,-In accordance with the intention expressed in my Despatch No. 16, of the 6th of December last, I desire to bring to the notice of Her Majesty's Government the general subject of adoption, as affecting the succession to the Native States and Principalities of India.

2. I have in the course of my recent march through Upper India been forcibly struck by the want of some clear and well understood rule of practice in our dealings with the Princes and Chiefs upon this subject.

It is not that the measures taken, under the orders of the late Court of Directors, in dealing with doubtful or lapsed successions, have not in many instances been liberal, and even generous; and certainly there is not, at the present moment, any disposition on the part of Native States to doubt the general good will towards them of the paramount power. But there appears to be a haze of doubt and mistrust in the mind of each Chief as to the policy which the Government will apply to his own State in the event of his leaving no natural heir to his throne, and each seems to feel, not without reason, that in such case the ultimate fate of his Country is uncertain.

3. It is to this alone that I can attribute the extraordinary satisfaction with which my assurance to Sindiah that the Government would see with pleasure his adoption of a successor if lineal heirs should fail him, and that it was the desire of the paramount power that his House should be perpetuated and flourish, was accepted by those attached to his Court ;- to the extent that at Gwalior the news was received with rejoicing very like that which would have marked the birth of an heir. For there is not a State in India, which has had stronger or more practical proofs of the wish of the British Government that its integrity should be maintained than Gwalior; from the time when, in 1826 and 1827, the then Maharajah was in his

to adopt an heir, and was assured that nothing could be further from the wish and intention of the Government than to exercise then or thereafter any intervention in the internal administration of his Country, or to pretend to control the succession to his State down to 1843, when the present Maharajah, then a child, was placed upon his throne, and confirmed in the possession of it by Lord Ellenborough in person.

- 4. To the same cause I ascribe the manifest pleasure of the Maharajah of Rewah when a like assurance was given to him. He said to me that his family had been in Rewah for eleven hundred years, and that my words had dispelled an ill wind that had long been blowing upon him. A son had lately been born to him; but if any Prince might reasonably expect his adoption of a successor to be respected without a special promise to that effect, it would be one who is bound to us by treaty, and who can show an unusually long and uninterrupted descent from an aucient Rajpoot stock, which for centuries has steadily held its own against all intrusion whether by Mahomedans, Mahrattas, or Pindaries, as is the case with the Maharajah of Rewah.
- 5. I could adduce other instances, such as those of the Maharajah of Cashmere, the Maharajah of Putteala, and the Chiefs of the Cis-Sutlej Country, in which the value attached to the announcement, and the eagerness to have it solemnly recorded, were strongly marked.
- 6. I believe that the chief cause of this feeling is the vagueness that has prevailed in our policy respecting adoptions. That policy has not only been incoherent, but even when an adoption has been admitted there has often been long discussion in India and references to the Home Government, before a final decision has been taken, thereby giving rise to doubts of our real desire to admit it.
- 7. But it is not only through what has passed between the Government of India and Native Courts that our hesitation and uncertainty have been made manifest to the latter. Within the last ten or twelve years, the discussion between the Government of India and the Home Government, and the keen conflict of opinions between individuals of experience and of the highest authority in India and in England, upon this question of adoption, have been laid bare to all who have chosen to examine them. 'Since 1849, the efficial correspondence on not less than sixteen or seventeen cases of doubtful succession and of adoption have been printed by orders of Parliament. In these papers, there is every variety of opinion as to the claims of Native States on the one hand, and as to the duty, rights, and policy of the British Government on the other.

And it must not be supposed that, because these documents are published in Blue Books and in English, they are beyond the knowledge of Native Courts. They are, on the contrary, sought for and studied by those whose dearest prospects they so closely affect. It is not many months since I was informed by the Governor General's Agent in Central India, that a Native Court had received from England the Parliamentary Papers on Dhar last illness perseveringly pressed by Lord Amherst | before they had reached my own hands.

#### 8. A brief examination of the papers named

Papers relative to the Rajah of Sattara, printed by order of the House of Commons, March 1st, 1840.

Papers respecting the succession by adoption of Sovereign Princes in India, printed by order of the House of Commons, February 15th, 1850.

1850.

Papers on the annexation of Jhansi, printed by order of the House of Commons, July 17th, 1856.

Papers on the annexation of Kerowiec, printed by order of the House of Commons, August 3rd, 1855.

a subject which lies at the very root of the future existence of Native States.

9. There is disagreement even on the first fundamental point of all, -our own duty.

In one place it is urged that we are bound not

See Minutes of Lord Dalhousie on Sattara, August 30th, 1848, panagraphs 25 to 30, and on Kerowlee, August 30th, 1852, panagraph 7. See Minutes of Mr. Lowis on Kerowlee, September 26th, 1852. See Minutes of Mr. Willoughby on Sattara,

to neglect rightful opportunities of acquiring territory or revenue by refusing to permit adop-

in the margin

will show how

irreconcilably

at variance

with each

other are the

views which

the highest

authorities

have taken of

tion in independent States where there has been a total failure of all heirs; and that we should take these opportunities of consolidating our territories, and of getting rid of petty intervening l'incipalities.

In another place, and by other authority, it is contended that the

See Minute of Sir J. Littler on Sattara, September 5th, 1848. See Dissent of Mr Shepherd on Sattara, January 6th, 1849. See Dissent of Mr. Tucker on Sattara, January 3rd, 1849.

independent principalities which happen to be surrounded by our

absorption of small

own territories, will not always augment our power, but will be a source of weakness to ourselves without being a benefit to the people.

10. Neither is there agreement on the subject of our own rights. On this head there arise, as might be expected, many complications from differences of origin, of race, and of tradition amongst the various Native States. Some are designated "independent," as having maintained their existence under successive paramount dynasties, and having suffered comparatively little interference in their internal affairs from any. Such are the Rajpootana States, some of the Bundelcund States, and others. Some are colled "dependent" as having been created or re-established by the Moguls, or the Peishwa, or ourselves, and as having been invested in some instances with authority short of Sovereign authority. Such were Sattara, Jhansi, Jaloun. Then there are disputed points arising out of race and usages :- whether in a Reipoot State the widow of a Rajah may adopt a son without having received her husband's per-To what extent in a Rajpoot State the mission? voice of the principal Officers of the State is necessary to the recognition of the succession? Whether in a Bundela State the Chief may adopt a stranger to the exclusion of collaterals? ther in Hindoo States generally the senior widow of a Chief is allowed to adopt unreservedly, or is limited to a choice within certain degrees of affinity? These are points of nicety which pro-bably it would be impossible to rule absolutely, and with satisfaction to all. But, putting aside for the present all small complications, there remain broad and important questions of right on our part, upon which the very highest of our Officers are at issue.

11. In one paper it is maintained to be beyond

See Minute of Lord Dalhousie on Minute of Sattara, paragraphs 8, 9, and 30.

ee Minute of Mr. Willoughby on Sattara, paragraph 10.

doubt that a Prince's adoption of any individual does not constitute the latter heir to the Principality, or to Sovereign rights, until the adoption has received the sanction of the Sovereign power; and that this

sanction may be withheld even from independent States.

Elsewhere it is confidently laid down that Hin-

Minutes of Lord Metcalic, Octo-ber 28th, 1837. See Minute of

See Minute of Lord Auckland on Ooreha, January 2nd, 1842, paragraph 4.

See Minute of Sir George Clerk on Sattara, April 12th, 1843, paragraphs 11 and 12

doo Sovereign Princes, in failure of heirs male of the body. have a right to adopt to the exclusion of collateral heirs, and that the British Government is bound to reknowledge the adoption, provided that it be regular and not in violation of Hindoo law; and further, that even in the case of a fief or dependency a legal adoption cannot be barred by the

Government or Lord paramount.

12 It is impossible that the minds of Native Rulers, and of their people, should not be disquieted so long as such a question as this, bearing as it does upon every class of State, independent and dependent, is allowed to remain in doubt. For the doubt has been only partially resolved by the decision of the Court of Directors. The
See Despatch Court were "fully satisfied from the Court of "that by the general law and

from the Court of Directors, to the Government of India, January 21th, 1849. " power."

"custom of India a dependent " Principality, like that of Sat-" tara, cannot pass to an adopt-"ed heir without the consent of the paramount But this decision extends only to de-

pendent Principalities, and not even to these unreservedly; for all dependent Principalities are not like that it Sattara, which was created or resuscitate I by the British Government upon conditions framed by that Government, and of which that Government might perhaps be assumed to be the rightful interpreter.

In another place, the Court of Directors draw a

See Desputch from the Court of Directors, to the Government of India, on Kerowlee, January. 26th, 1853.

marked distinction between tle case of Sattara, a State of recent origin, and of our own creation, and that of Kerowlee, an old Rajpoot State, which has existed from a time long

anterior to our rule in India. But there is no admission that even in such a case as that of Kerowlee we are bound to recognise an adoption. It is rather implied that the question is one of expediency, and that even in that case there might have been grounds for taking the opportunity to substitute our own Government for that of a Native huler.

13. Another point upon which strong difference of opinion will be found in the papers referred to, and which has a most important bearing upon the claims of many Native States, is the meaning of the words "heirs and successors," in the several treaties and grants in which we find them used.

The instances in which the Government of India has bound itself by engagements or concessions to a Chief and "his hens and successor.," or "to his heirs for ever," without explanation of what is to constitute the right of succession or inheritance, are very numerous. The question

arises whether the expression is to be interpreted according to our own sense, which would limit it to heirs and successors by blood, or to be extended to heirs and successors by adoption, when the adoption has taken place in accordance with Hindoo law, and with the custom of the other party to the engagement.

14. This question has never, so far as I know, received an authoritative answer. Perhaps the decision of the Court of Directors on the case of Sattara may, be regarded as having determined it against the admission of an adopted heir and successor where a dependent Chiefship is concerned; but this is not clear, for other considerations were mixed up in that case.

It is a question which is sure to recur. There are several of the Hill States, the possession of which was confirmed to their respective Chiefs by special grants after the Gootkha War of 1811, and in dealing with which a decision upon it may any day be called for, owing to the terms in which the grants are couched.

- Whilst there has been so much doubt as to the duty and rights of our Government in India, there has not been less as to its policy.
- 16. Probably that view of our policy which would prescribe the retention in our hands of the power to disallow adoption, and thereby to secure to ourselves an accession of territory, could not be expressed in terms more moderate or less calculated to alarm Native States than those used by Lord Auckland, when, in reference to the Colaba succession, he declared that we ought to " persevere "in the one clear and direct course of abandoning "no just and honorable accession of territory or "revenue, while all existing claims of right are at "the same time scrupulously respected."

But this declaration contains nothing re-assuring or clear to those who will be most affected by It has been shown that the opinions of the very highest authorities in India and in England. -of those, in fact, with whom alone the decision of such matters rested, - have differed widely as to what accessions of territory would be just, and as to what claims of right do exist, and do deserve our respect.

17. Nor does it appear possible to lay down these points with certainty by any declaration, however detailed and elaborate.

We profess indeed to be guided by the Hindoo law, and by the practice of those who have preceded us as Rulers in India But as to what that practice has been we are not agreed amongst ourselves. If indeed we never referred to it but for the purpose of avoiding carefully all new encroachments upon the liberties of Native States, and with the determination that our authority in questions of succession should be exercised with at least as much forbearance as was shown by the Mahomedans and the Mahrattas, a little uncertainty would be immaterial. We could easily make sure of erring only on the right side. But it has been appealed to in support of a pretension to withhold our assent to adoption even in the case of independent States, thereby making the State a lapse to the British Government; and yet we have not shown, so far as I can find, a single instance in which adoption by a Sovereign Prince has been invalidated by a refusal of assent from the paramount power.

18. I venture to think that no such instance

See Letter from Sir H. Lawrence on Kerowlee, 17th November 1853.

can be adduced, and that the practice which has prevailed is truly described by Sir Henry Lawrence, where he says,-

wember 1853. "The confirmation of the "Suzerain is necessary in all cases; he is the arbi-"trator of all contested adoptions; he can set "aside one or other for informality, irregularity, or "for misconduct; but it does not appear by the "rules or practices of any of the Sovereignties, or "by our own practice with the Istumrardars of "Ajmere, that the paramount State can refuse " confirmation to one or other claimant, and con " fiscate the State, however small."

I am aware that Sir Henry Lawrence, who when this was written was the Agent of the Governor General in Rajpootana, speaks only of that part of India. But although the strong brotherhood of the Rajpoot States, their geographical position, and other circumstances, caused their relations with the Emperors of Delhi to remain more clearly defined and less subject to capricious change than those of other feudatory States, I believe that there is no example of any Hindoo State, whether in Rajpootana or elsewhere, lapsing to the paramount power by reason of that power withholding its assent to an adoption.

19. It has been argued that the right to grant See Minute of sanction implies the right to withhold it. This, however Falkland on Sattara, sound logically, is neither sound 25th April, and 28th July 1848. nor safe practically. The histories of feudal Governments furnish abundant examples of long established privileges habitually renewed as acts of grace from the paramount powers, but which those powers have never thought of refusing for purposes of

their own or upon their own judgment alone. 20. Then as regards our other rule of guidance, the Hindoo law. It has been said by one who is well com-See Letter of Sir George Clerk on the Chiefship of Bu-ghat, 10th Novem-ber 1842. petent to speak on the subject that, "it is hunting after a shadow to search for laws of inheritance to Chiefships in India, so fixed as the Government desires to obtain."

- "The Hindoo law, which is so comprehensive regarding rights to private property, does not provide distinctly for Chiefships. It is not fair therefore to desire a claimant to support his pre-tensions by adducing fixed laws." And in the And in the same letter it is observed, in reference to certain views of the right of succession amongst the Hill Chiefs, that "it is the inconsistency, caprice, and mutability of our opinions regarding all great principles that is the bane of our supremay in India." I fear that as regards the matter new under consideration this is too true.
- 21. And now I would beg Her Majesty's Government to consider whether the time has not come when we may, with advantage to all, adopt and announce some rule in regard to succession in Natives States more distinct than that which we have been seeking to derive from the sources above-mentioned; not by setting aside the Hindeo law, wherever that avails, and not by diminishing in the least degree the consideration which the feudatory States have experienced at the hands of former ruling dynasties; but, on the contrary, by increasing this consideration, and at the same time making our future practice plain and certain.

22. A time so opportune for the step can never occur again. The last vestiges of the Royal House of Delhi, from which for our own convenience we had long been content to accept a vicarious authority, have been swept away. The last pretender to the representation of the Peishwa has disappeared. The Crown of England stands forth the unquestioned ruler and paranount power in all India, and is for the first time brought face to face with its feudatories. There is a reality in the Suzerainty of the Sovereign of England which has never existed before, and which is not only felt but eagerly acknowledged by the Chiefs. A great convulsion has been followed by such a manifestation of our strength as India had never seen, and if this in its turn be followed by an act of general and substantial grace to the Native Chiefs, over and above the special rewards which have already been given to those whose services deserve them, the measure will be seasonable and appreciated.

23. Such an act of grace, and, in my humble opinion, of sound policy, would be an assurance to every Chief above the rank of Jageerdar who now governs his own territory, no matter how small it may be, or where it may be situated, or whence his authority over it may in the first instance have been derived, that the paramount power desires to see his Government perpetuated, and that, on failure of natural heirs, his adoption of a successor according to Hin loo law (if he be a Hindoo), and to the customs of his race, will be recognised, and that nothing shall disturb the engagement thus made to him, so long as his House is loyal to the Crown, and faithful to the conditions of the Treaties or grants which record its obligations to the British Government.

The effect to be expected from this mea-24.

sure may be shortly described.

25. To the old Principalities of Rajpootana it would be of no direct importance. There adoptions have been hitherto generally respected by all Ruling Powers, and if any class of Chiefs feels secure that we shall not question their claims to adopt successors, it is probably the Princes of Rajpootana.

To the great Houses of Sindiah, Holkar, Rewah, Puttiala, and to other smaller ones, to whom the promise has already been made, it would be no

new concession.

But to all other Chiefs, to the Gackwar, and others in Western India,—to those in Central India, in Bundlecund, and in the Hill States, it would be a most welcome assurance.

26. It would re-assure them upon a matter on which they are especially sensitive, - the continumce of the representation and dignity of their

families. It would remove a distinction, already adverted to, which has been drawn between independent and dependent States, founded (though I venture to think not quite correctly founded,) upon Lord Metcalfe's Minute of October 28th, 1837, and would do away with the difference of treatment between the independent Chiefs and the Chief of a State like Jaloun or Jhansi, who, although he and his forefathers may have exercised for more than a century the full functions of government, is not considered entitled to adopt a successor because the Peishwa had recognized his ancestor only as a Subadar.

It would show at once, and for ever, that we are not lying in wait for apportunities of absorbing

territory, and that we do deliberately desire to keep alive a feudal aristocracy where one still exists. It would establish this more conclusively, and bring it home to many more minds than the promises and declarations recently made in Durbar to the powerful Chiefs to whom we were under special obligations.

27. I have proposed that the assurance should be given to every Chief who now governs his own territory, and who holds a position higher than

that of a Jageer lar.

Tais will mark a line which will be generally clear and intelligible, and it will accord with the . one main distinction drawn by Lord Metealle between Chufs who are, and Chiefs who are not

entitled to adopt.

Nevertheless I think that some exceptions in favor of Jageerdus should be male. A Jageer is usually an assignment of Lind or revenue, in consideration of services, and not hereditary, or hereditary only for a generation or two. But, as Lord Metcalfe observes, there are in Bundelcund, Chiefs See DoCinzs Political Relations, page 39 and Seq whom it is difficult place in either of the classes which he describes : and it is clear that he alludes to some who are there called Jageerders. In their case the word means much more than in other parts of India. Their territories, and the administration thereof, have been granted to them and to their successors in prepetuity so long as certain obligations are

These Jageerd us resemble those of whom Sn John Male din wrote as follows.

A hoptons which are universally recognized as I gal in any Hindus, are not a strict right. (my more than direct hims,) where grants of "land are for service." But we have received the submission of the "Jageerd us, confirmed them Estates, ho to ad "them, and have continued to do so by treating them is Princes, but while a few have been per mated for lopi, others are denied the "privilege, and while we declate their direct berrs are earlied to succeed, we be in wait (I can call it nothing cles) to serve them fine. Estates on fultion of hems, thinwing them and "then allo contour of hems, thinwing themand "then allo contour of hems, thinwing themand "then allo contour of hems, thinwing themand "should either never have been placed in "possessial of these countries, or never have been convexed to in them.—Life and Correspontence of Ser John Malcolm, November 14th, 182)

observed, and the concession of the privilege of adoption to the most influential amongst them would have a beneficial effect not only in that disjointed Province, which whatever may be our desired and however stringently we

might enfo ce lapses, we could not hope to consolidate under our own administration for many generations to cone, but throughout India.\* these list mentioned cases it would be expedient to repure a Nuzurana whenever adoption took effect. From a fourth to a third of a year's revenue would, I think, be a fitting amount.

28. The case of the Mahomedan Chiefs remains to be considered. Adoption, in the full sense in which it is exercised by Hindoo Chiefs, they cannot claim. But adoption of one collateral

See papers on the Baopal in preference to another of closer affinity has been allowed to them where lineal heirs have failed; and it seems that it is also in

accordance with Maho nedan law and u-age that the Sovereign should select from among his sons the one whom he may desire to succeed to him. The King of Delhi exercised this right shortly before his rebellion.

To the Maho nedan Chiefs then the assurance to be given would be that the paramount power desires to see their Governments perpetuated, and that any succession to them which may be legitimate according to Mahomedan law will be upheld.

29. I recommend that in every case, Maho-see Minute of Lord Met-de Oxbobe 23th, 1837, para-naph 6. graph d. veyed to each Chief individually, and not by a general notification addressed to all. This would be necessary in order to avoid future claims from petty Jageerdars or others whom it is not intended to include in the measure.

30. The proposed measure will not debar the Government of India from stepping in to set right such serious abuses in a Native Government as may threaten any part of the country with anarchy or disturbance, nor from assuming temporary charge of a Native State when there shall be sufficient reason to do so. This has long been our practice. We have repeatedly exercised the power with the assent, and sometimes at the We have repeatedly exercised the desire, of the Chief Authority in the State, and it is one which, used with good judgment and moderation, it is desirable that we should retain. It will indeed, when once the proposed assurance shall have been given, be more easy than hereto fore to exercise it without provoking jealousy of any designs up on the independence of the State

31. Neither will the assurance, if worded as proposed, diminish our right to visit a State with the heaviest penalties, even to confiscation, in the event of disloyalty or flagrant breach of

engagement.

Upon this point I beg to refer to the follow-

ing passages in papers by Sir George Clerk;

"We should look for escheats, not from
See Minute on "such a source as the doubtful
Sattara. April 1848, "meaning of the stipulation para. 26. " of an agreement, but from the "incorrigible misconduct of allies when thrown "back, as they should be, on the responsibilities " of the Sovereign rights relinquished to them. " rendering punishment in such cases signal and "salutary, by abstaining from half measures, " such as largely pensioning or managing for the "delinquent, or substituting his child, wife, or minister." And again-

"The proper punishment for the paramount " State to inflict for gross mis-See letter on the Chie'ship of Hughat, November 10th, 1842. "State to inflict for gross mis"management and oppression, when the supplies of November 10th, 1842. "such as prevails to a consi-"derable extent in these Hills, would be seques-"tration of the Chieftaincies, but this would not " be fair until we had revived their interest in their " ancestral territories, by manifesting the same "respect for their rights founded on a possession of many centuries, as is entertained by the people in general. Could we inspire them with "confidence in our general disinterestedness, our severity, when called for, would be rightly "and beneficially understood; and, for the most " part, that confidence would correct the motives " to neglectful or tyraunical conduct requiring " punishment."

I consider these views to be sound, not only in the cases to which they refer, but in those of Native States generally; and I would apply then generally, with this single limitation,—that the penalty of sequestration or confiscation should be used only when the misconduct or oppression is such as to be not only heinous in itself, but of a nature to constitute indisputably a breach of loyalty or of recorded engagement to the para-

mount power. 32 It is certain that objection to the proposed measure will be taken on the ground that it will cut off future opportunities of accession of terri. tory, and that it is our duty not to forego these. I regard this not as an objection, but as a recommendation; and I cannot take that view of our duty.

Notwithstanding the greater purity and 33 enlightenment of our administration, its higher tone, and its surer promise of future benefit to the people, as compared with any Native Government, I still think that we have before us a higher and more pressing duty than that of extending our direct rule; and that our first care should be to strengthen that rule within its present limits, and to secure for our general supremacy the contented acquiescence and respect of all who are subjected to it.

Our supremacy will never be heartily accepted and respected so long as we leave ourselves open to the doubts which are now felt, and which our uncertain policy has ustified, as to our ultimate intentions towards Native States.

We shall not become stronger so long as we continue adding to our territory without adding to our European force; and the additions to that force which we already require are probably as large as England can conveniently furnish, and they will certainly cost as much as India can conveniently pay.

As to Civil Government, our English Officers are too lew for the work which they have on their hands, and our financial means are not yet equal to the demands upon us. Accession of territory will not make it easier to discharge our already existing duties in the administration of justice, the prosecution of public works, and in many other ways.

34. The safety of our rule is increased, no diminished, by the maintenance of Native Chiefs well affected to us. Setting uside the well known services rendered by Sindiah, and, subsequently, by the Maharajahs of Rewah, Chirkaree, and others over the wide tract of Central India, where our authority is most broken in upon by Native States, I venture to say that there is no man who remembers the condition of Upper India in 1857 and 1858, and who is not thankful that in the centre of the large and compact British Province of Rohilcund there remained the solitary little State of Rampore still administered by its own Mahomed in Prince; and that on the borders of the Punjab, and of the districts above Delhi, the Chief of Puttiala and his kinsmen still retained their hereditary authority unimpaired.

In the time of which I speak, these patches of

Native Government served as break-waters to the storm which would otherwise have swept over us in one great wave. And in quiet times they have their uses ;-Restless men who will accept no profession but arms, crafty intriguers bred up in Native Courts, and others who would chafe at our stricter and more formal rule, live there contentedly. And should the day come when India shall be threatened by an external enemy, or when the interests of England elsewhere may require that her Eastern Empire shall incur more than ordinary risk, one of our best mainstays will be found in these Native States. But to make them so, we must treat their Chiefs and influen-tial families with consideration and generosity, teaching them that in spite of all suspicions to the contrary their independence is safe; that we are not waiting for plausible opportunities to convert their country into British territory, and convincing them that they have nothing to gain by helping to displace us in favor of any new Rulers from within or from without.

35. It was long ago said by Sir John Malcolm, that if we made all India into Zillahs it was not in the nature of things that our Empire should last fifty years; but that if we could keep up a number of Native States, without political power, but as royal instruments, we should exist in India as long as our Naval superiority in Europe was maintained.

Of the substantial truth of this opinion I have no doubt, and recent events have made it more deserving of our attention than ever.

I have, &c., (Sd.) Canning.

No. 46.

Kurnaul, 10th May 1860.

TO THE RIGHT HON'BLE SIR C. WOOD, BI., M. P.,

Her Majesty's Secretary of State for India.

SIR,—IN my Despatch No. 42, of the 26th ultimo, respecting the Chiefship of Bughat, I referred to another Despatch on the subject of the Hill States generally as having been addressed to you. I regret that I was not able to send the last mentioned Despatch by the same Mail with that which referred to it. I now repair the omission.

2. I beg to call your attention to the Memorandum upon the Hill States, which Mr. Barnes, the Commissioner of the Cis-Sutledge Division, has drawn up. It describes concisely, but very clearly, the position in which the Hill Chiefs stand towards the British Government, and it presents (as I venture to think) very strong reasons for adopting the course which I have pressed upon you in a Despatch of the 30th ultimo, of declaring to the Hill Chiefs as to others, that failing lineal heirs, or heirs of their own blood, their adoption of successors to their Chiefships will be recognized.

3. The Commissioner has suggested this and another alternative course, by either of which confidence might be given to the Chiefs, and consistency and greater liberality secured in our treatment of cases of succession and lapse. The alternative is, that investigation should be made of the pedigree of each Chief's family for 150 years back, and that all descendants of the ancestor of that date should be admitted as eligible to the succession:—also that the former grants, from the British Government mostly of the date of 1815, should be recalled, and that they should be renewed in this more liberal spirit.

4. I am of opinion that the concession of adoption is by far the preferable measure. It avoids tedious investigations, some of which might prove of uncertain result, and the purpose of which might not be understood; and it is more thoroughly in accordance with the traditions and feelings of Rajpoot Families. Whichever course be chosen, I would not recall the grants of 1815. This process is not necessary, and is better omitted, even though the object be to make the terms of the grants more favorable to the holders of them.

5. A perusal of the papers relating to Omaid

5. A perusal of the papers relating to Omaid Sing's case may perhaps suggest two objections to giving to the Hill Chiefs a more lasting tenure

of their States;—the mismanagement and oppression which, according to Sir George Clerk's testimony in 1842, then prevailed in the Hills; and the value to the British Government of retaining to itself the lapse of lands suited to tea plantations and other purposes of improvement.

6. Upon the first head I would observe, that in Sir George Clerk's view, the greater respect which it is proposed to show to the old rights of the Chiefs will leave us quite as well able as we are now to punish and correct mismanagement and oppression by temporary sequestration; and that the instances of oppression are not so frequent or serious as they used to be. This may be due, in part, to a closer watch kept upon the Chiefs of late years; but I believe that it is mainly to be attributed to the fact that the people are able to migrate, without restraint, from the territory of one Hill Chief to that of another, each of whom is glad enough to receive upon his lands refugees from his neighbour's State, and none daring to resent their reception, as would have been done before our rule became paramount in these Hills. Each Chief therefore, for his own interest, refrains from oppression.

7. In some of the States the value of the ground for tea culture is indisputable; but, until other roads than the one great Thibet Road are carried through the Hills, the lands suitable for European settlers will continue to be very limited; and although it might be a convenience to us that some of these lands should fall into our hands, it is certain that the direct government of at least one half of the Hill States would be a dead weight and a loss to us. The British Government cannot wisely desire to have cast upon it the responsibility of administering, by its own Officers, States so far remote in the mountains, and so little productive or politically important as Bussahir, Komharsein, Mangul, Bhagul, and others; and if we pursue the course of annexing those which lie conveniently, as we have done in the case of Bughat, and of allowing collateral succession in those which it does not suit us to take, as we have done in the case of Komharsein, we must not be surprised if our policy fails to be understood or respected.

I have, &c., (Sd.) CANNING.

No. 59

India Office, London, 26th July 1860.

My Lord,—Para. 1. In several recent communications, your Excellency has informed me that during your vice-regal progress through Central and Upper India, you availed yourself of every opportunity that presented itself to you for a formal declaration, in Durbar, that the British Government desired to perpetuate, in undiminished power and prosperity, the Houses of those Native Princes and Chiefs, who, throughout the recent period of trouble and disaster, had been true to their allegiance to the paramount State. To the Maharajahs Sindiah and Holkar, to the Maharajah of Rewah, to the Maharajah of Cashmere, to the Great Chiefs of the Cis-Sutlej States and to others of less note, you publicly conveyed the gratifying assurance that in the event of faiture of direct heirs, the British Government would recognise, as Chiefs of their several Houses, the heirs adopted by them in accordance with the law and with the usages of their respective families.

- z. These me have already received the approbation of Her Majesty's Government. But gratifying as they were to the Princes and Chiefs, who were thus assured of the continuance of their Houses, it was not improbable that they would be regarded by the Native Community at large as special acts of grace, in consideration of good service rendered to the paramount State, and that some feelings of doubt and disquietude might be excited in the minds of those to whom the same assurances had not been conveyed. Your Excellency, therefore, lost no time in placing upon record and laying before Her Majesty's Government the sentiments which you entertain with respect to the propriety of a more general measure of recognition, calculated to give renewed confidence to all the Princes and Chiefs of India whose minds had been unsettled by some recent decisions of the British Government.
- 3. These sentiments I have now before me in your Excellency's letters, No. 43 A. of the 30th of April, and No. 46 of the 10th of May, and I have the gratification to inform you that I am commanded to communicate to you Her Majesty's approval of the principles which they enforce, and the recommendation which they contain.
- 4. Observing that such an opportunity as the present can never occur again for the final settlement of a question which has long excited continual conflicts of opinion and some inconsistencies of practice disturbing to the Native mind, your Ex cellency now proposes to give to "every Chief "above the rank of Jageerdar, who now governs "his own territory, no matter how small it may "be, or where it may be situated, or whence his "authority over it may in the first instance have "been derived, assurance that the paramount " power desires to see his Government perpetuated, "and that, on failure of natural heirs, his adoption "of a successor according to Hindoo Law (if he be "a Hindoo) and to the customs of his race, will be "recognized, and that nothing shall disturb the "engagement thus made to him, so long as his "House is loyal to the Crown, and faithful to the " conditions of the treaties which record its obliga-"tions to the British Government."
- 5. To the Mahomedan Chiefs, the assurances to be given would, according to your recommendation, be, that the paramount power desires their Governments to be perpetuated, and that any succession to them which may be legitimate according to Mahomedan Law will be upheld.
- 6. Presuming that, in this latter case, the recommendations of your Excellency relate only to instances in which there is a failure of direct heirs, and do not contemplate any departure from the policy of recognising the claims of primogeniture, Her Majesty's Government approve the views thus expressed. They concur also in opinion with your Excellency that no general notification of the intentions of your Government should be issued, but that, in each case, the assurance should be conveyed to the individual Chiefs in whose favor you purpose to guarantee the privilege in question. You will carefully register the names of these Chiefs, and forward me a roll of them as soon as it can be prepared.
- 7. With respect to the case of the Jageerdars and others of a similar character, of whose position your Excellency writes in the 27th paragraph of your letter, I am disposed to think that, except in

very special cases, no assurance should be given. The distinction between territorial right of ancient date and independent tenure, and lands held by favor of the Gogernment of the day, as rewards for good service, and generally granted only for a limited number of generations, is broad and intelligible. You will reserve to the paramount State the right of dealing with such cases as they arise, and that your recommendations will be framed in a liberal spirit, is the wish, as it is the conviction, of Her Majesty's Government.

In the sentiments expressed in the concluding Paras 32 to 35.

Paragraphs of your Excellence's letter of the 30th of April I entirely concur. It is not by the extension of our Empire that its permanence is to be secured, but by the character of British rule in the Territories already committed to our care, and by practically demonstrating that we are as willing to respect the rights of others as we are capable of maintaining our own.

I have, &c., (Sd.) C. Wood.

No. 6052.

Fort William, the 17th December 1860.

Notification.—The under-mentioned Despatch from Her Majesty's Secretary of State for India, dated the 5th ultimo, No. 85, and its enclosures, are published for general information.

W. GREY,

Offy. Depu. Secy. to the Gort. of India.

INDIA OFFICE, London, 8th November 1860.

TO HIS EXCELLENCY THE RIGHT HON'BLE THE GOVERNOR GENERAL OF INDIA IN COUNCIL.

Political.

My Lord, —I Transmir herewith a printed copy of a Treaty of Commerce between Great Britain and France, signed on the 23rd of January last; and also copy of a first Supplementary Convention thereto, signed at Paris on the 12th October, published in the form of a Supplement to the London Gazette of the 23rd of October.

1 have, &c., (Sd.) C. Wood.

TREATY OF COMMERCE BETWEEN HER MAJESTY AND THE EMPEROR OF THE FRENCH.

SIGNED AT PARIS, JANUARY 23, 1860.

[Ratifications exchanged at Paris, February 4, 1860.]

HER Majesty the Queen of the United Kingdom of Great Britain and Ireland, and His Majesty the Emperor of the French, being equally animated with the desire to draw closer the ties